

The abregemēt  
of the statutes  
made ī the par-  
lyament holden  
in the .xxvii. &  
xxviii. yere of  
Henry the  
viij.



# **C** Tabula.

|                              |     |                                    |     |
|------------------------------|-----|------------------------------------|-----|
| <b>Ablucion.</b>             | 1.  | <b>Boxes.</b>                      | 26. |
| <b>Apprentices.</b>          | 2.  | <b>Bull.</b>                       | 30. |
| <b>Augmentacions.</b>        | 3.  | <b>Inclosures.</b>                 | 31. |
| <b>Autheps.</b>              | 4.  | <b>Iustices of peace.</b>          | 32. |
| <b>Bargaynes and con-</b>    |     | <b>Laws ecclesiastical.</b>        | 33. |
| <b>tractes.</b>              | 5.  | <b>Letter.</b>                     | 34. |
| <b>Beggars and vagabon-</b>  |     | <b>Liberties &amp; franchises.</b> | 35. |
| <b>des.</b>                  | 6.  |                                    | 35. |
| <b>Bouchers.</b>             | 7.  | <b>Lycensys.</b>                   | 39. |
| <b>Brasse and Laten.</b>     | 8.  | <b>London.</b>                     | 37. |
| <b>Buggoys.</b>              | 6.  | <b>Paleys.</b>                     | 38. |
| <b>Bishop of Rome.</b>       | 10. | <b>Perinrye.</b>                   | 36. |
| <b>Calues and weynyn-</b>    |     | <b>Pewterers.</b>                  | 40. |
| <b>ges.</b>                  | 12. | <b>Pirates.</b>                    | 41. |
| <b>Challenge.</b>            | 13. | <b>Residence.</b>                  | 42. |
| <b>Clarks of the sygnet.</b> |     | <b>Rome.</b>                       | 43. |
| <b>and pape seale.</b>       | 14. | <b>Ropers.</b>                     | 44. |
| <b>Clergye.</b>              | 15. | <b>Rovers on y see.</b>            | 45. |
| <b>Clothiers.</b>            | 19. | <b>Ruffelars.</b>                  | 45. |
| <b>Cloth.</b>                | 17. | <b>Sayntuaries.</b>                | 49. |
| <b>Cozone.</b>               | 18. | <b>Servantes.</b>                  | 47. |
| <b>Dowlas &amp; loket.</b>   | 19. | <b>Tenthes.</b>                    | 48. |
| <b>Dispensacions.</b>        | 20. | <b>Thames.</b>                     | 46. |
| <b>Exaccions.</b>            | 21. | <b>Epthes.</b>                     | 50. |
| <b>Felony.</b>               | 22. | <b>Townes.</b>                     | 51. |
| <b>Fyfte frutes.</b>         | 23. | <b>Treason.</b>                    | 52. |
| <b>Flape &amp; Hempe.</b>    | 24. | <b>Wales.</b>                      | 53. |
| <b>Fozeste.</b>              | 25. | <b>Walshemen.</b>                  | 54. |
| <b>Fozen ples.</b>           | 29. | <b>Wynes.</b>                      | 55. |
| <b>Gayles.</b>               | 27. | <b>Wolles.</b>                     | 56. |
| <b>Hauena.</b>               | 28. | <b>Wses.</b>                       | 57. |



Anno. xxvii. a. xxviii.

## Abjuracyon.

**T**he Acte made the. xxi. yere of Henry the viij. for Abjuracyon of felons vnto Saintuaries, and another acte made the xxij. yere of the same kyng with euery clause in them contayned shalbe in full strengthe vnto the laste daie of the next parlyament. And it is further enacted that Clarke within holy orders shalbe vnder paynes symytted in y sayd estatutes. 25. H. 8. ca. 1.

## Apprentices.

**N**o Master, wardens, or felawshippes of craftes, nor any Rulers of fraternities, or gildes, shal from henceforth capell nor cause any apprentice, or Gurneyman by hithe, bonde, made or to be made or otherwise, that he after his apprenticeshippe or terme expyred shal not set by, nor kepe any shoppe house, or sellar, nor occuppe as a freman without lycense of the master, wardens, or felawshipp of the occuppation for or concernynge the same. Nor by any meane exacte, or take of any such apprentice, Gurneyman, or other occuppange for them selfe after theye yeres expired, any somme of money, or other thynge for theye fredome, or occuppation, or other

## Henrici defect.

otherwyse then is synpcted in the Acte made in  
the. xxij. yere of this kinge Upon payn to forsayt  
xl. l. for euery tyme that they shall so offende.  
The one halfe to the kyng, the other to the party  
that wyl sue. &c. wherin no wager of lawe. &c.

28. 8. 8. Cap. 5.

## Augmentacions.

**W**here in this parliament it was graunted  
that the kyng shoulde haue to him and his  
Successours for ever al Monasteries, and  
other religious houses of what kyndes or  
orders soeuer they were which had not in landes,  
tenementes, rentes, tythes, pentions, and other  
hereditamentes aboue the clere perely value of  
two hundred poundes, and al thes landes, tene-  
mentes. &c. and al ryghtes, condicions, and entres  
to them belongynge in as large maner as the go-  
uernours of such houses had in the same. And  
al such houses of religion, as at any tyme within  
a yere next befoze this acte were giuen to him by  
any Souerayne of such houses vnder Conent  
seale, or that otherwyse haue bene suppressed or  
dissolued with all thes landes. It shoulde do  
with them his pleasure. And that he shoulde haue  
all Jewelles, goodes, cattelles, and dettes, which  
appertayned to such Gouvernours in the ryght of  
those houses, the first day of March in the yere  
of our Lorde. M. D. xxxv. or any time sythens,  
to whose possessors soeuer they come, or be founde,  
except such as were forsayed in the sayde acte,

## Anno. xxvii. & xxviii.

as in the same more plainly appereth. For the surety and stabilitie therof, it is ordained that there shalbe a court erected and made to be commonly called. The court of augmentacions of the reuennes of the kynges crowne. whiche shalbe a court of recorde, and shal haue one great, and one preuie seale to be made after such a facon as the kyng shal appoynte to remayne and be ordered, as the kyng shal appoynte.

And there shalbe a certayne person shalbe principal officer of the sayde court, and shalbe called Chawncellour of the court of. &c. and shal haue the keepinge of the sayde seales, and the seconde officer shalbe called Treasozer, and the thirde officer shalbe called the kynges Atturney of. &c. whiche shalbe learned in the lawes of the lande, And the fourth shalbe called the Solicitor of sayde court. &c. Auditors, and vj. Receyners and one shalbe called a Clarke of the sayd court. And another the Genser, & another to be Messanger, whiche two shal haue suche verely fees, rewardes, and profits as the Genser and Messanger, of the Douchie chamber of westminster haue. At which officers shalbe named and assigned by the kyng. And the sayde Chawncellour shal take on the before the Chawncellour of Englande, and all the other officers before the Chawncellour of the same court, & tenours of which othes appere in this acte at large.

**C**Concernynge the court of Augmentacions  
 311  
 312

## Henrici octavi.

the othes of the officers, the authoꝛytes and oꝛ-  
ders therof loke vpon the statute at large.  
27. H. 8. Cap. 28.

### Auctoꝛyte.

**I**f after the decease of the kynge (that now  
is) the Crowne come, discende, oꝛ remayne  
to his heires, oꝛ to any other person by hym  
assigned accordynge to the statute therof made  
(the sayde heires, oꝛ person bringe within thage  
of .xiiiij. yerres) and than any actes of parlyament  
shallen to be made, befoze that they beynge in  
possession of the crowne shalbe of the sayde age.  
that then they shal haue aucthoꝛyte at al tymes  
after that they be of the age of .xiiiij. yerres, by  
theyꝝ letters patentes vnder the great scale of  
Englande, to reuoke, admytt, and repeale al actes  
made befoze, by theyꝝ assent to all, durynge the  
tyme þ they were within the sayd age of .xiiiij.  
yerres. And that euery such repeal shalbe as good  
and effectfull as yf it were done by aucthoꝛyte of  
parlyament. Any acte made, oꝛ to be made to the  
contrary notwithstanding. 28. H. 8. cap. 17.

### Aucthoꝛyte.

**N**one of the Clergye shal attempt, oꝛ put  
in bre any Constitutions, oꝛ oꝛdynances,  
prouyncal oꝛ synodall, noꝛ any other co-  
mons. Noꝛ shal enact, oꝛ execute any such theyꝝ  
conuocacyons (whiche alwaye shalbe assembled by  
the kynges wytte) without the kynges assente  
therunto, vpon payne of impꝛysonment and fyne  
at the

## Anno. xxvii. & xxviii.

at the kynges wyll.

¶ And þe king shal haue power to assigne. xxxii. persons out of the upper and nyether parlyment house, the one halfe of the clergie, and the other of the tempozalte, to the examinacion of ecclesiastical lawes, of whiche number yf any dye, then his byghenes to appoynte other out of the sayde houses, whiche shal haue lyke authoryte to examine the sayd lawes, and such of them, as to the kyng and the sayde. xxxii. or to the more parte shal seme worthy to be kepte, shal contynue styll, so that the kynges assent vnder the great seale be firste hade thereto. And the residue (whiche then shal thynke worthy to be admytted) shal be voyde and of none effecte.

¶ Provided that no constytucyon be made hereafter whiche shal be repugnant to the kynges prerogatyue, or the lawes. And that such consttucyons all redy made as be not repugnant to the kynges prerogatyue, nor the lawes shal be styll used as they were before vntyll it be other wyse determyed by the sayde. xxxii.

¶ And the kyng shal haue power aswel before the dyssoiucion of this parlyment, as after, to assigne the sayde. xxxii. of the clergie and tempozalte, and yf any of them dye, then to assigne other in their places, whiche for the terme of thre yeres next after this parlyment, shal haue power to mete togyther by the kynges commaundement for the due excecucion of the premysse.

27. 8. Cap. 15.

Bargayne

**Bargaynes and contractes.**

**N**o landes, tenementes, or other heredita-  
mentes from the last daye of Julye in the  
yere of our Lord. M. D. xxxvij. (wherby  
any estate of inheritaunce or freeholde or any othe  
therof shall take effecte) shall passe from one to a  
nother, by reason of any bargayne & sale except y  
same be made by writing indented, sealed, & en-  
rolled in one of the Kinges countes at v. s. or els  
in the countyes where the landes lye, before the  
Justos rotulorum, and two iustices of peace, and  
the Clarke of the peace of the same countye, or  
two of the at the lesse, of which the same Clarke  
shalbe one, and y such enrollement be made with  
in. vi. monthes after the date of suche writinge.  
And for y enrollement of every writinge wher  
the londe cōpyed therein is not above the yerely  
value of. xl. s. shal take. ii. s. that is. xli. s.  
to the Justices, and viij. s. to the Clarke. And yf  
it be above the yerely value of. xl. s. the. v. s. that  
is. ii. s. &. viij. s. to the Justices, and. x. s. and. viij. s.  
to the Clarke, whiche shall enroлле and engrose  
jasspcently in parchment such debtes and wry-  
tynges, and at every yeres ende shall delivyer the  
to the Justos rotulorum of the same countye to  
remainye in his custody amonge other recordes of  
the same countye so that the parties resorcyng  
thither may se them.

**It** is provided that this extende not to any tene-  
mentes or hereditamentes lieng within any city or  
towne

Anno. xxiij. & xxviii.

solone to the rate, wherein the maiors, recorder,  
or other officers haue authoryte, or haue labor-  
fully vsed to enroll any captes, or wrytynge  
within the 2 p[ro]uincite. 27. H. 8. Cap. 16.

**Beggars and vagabondes.**

**Beggars take in the tytle Vagabondes.**

**Bouchers.**

**W**here by an estatute made in this parlyament  
it was enacted that fleshe shuld be solde by  
meight. And where by an other acte made  
afterwardes in the same authoryte was  
gyuen for the due excecution therof, it is neuerthe-  
les from the. viij. daye of Apryl in the yere of our  
Lorde. M. D. xxxvi. vnto the. xliij. daye of  
Apryll whiche shal be in the yere of our Lorde.  
M. D. xl. for byuers cōsideracyons agreed that  
Bouchers maye sell all maner of fleshe howsome  
for mannes bode, as freely as they myght haue  
done before the makinge of the sayde estatutes,  
without any payne or forfayture, any thyng in  
them contayned not withstandynge, and the same  
actes to be in suspence durynge the sayde tyme.  
And where by another estatute made in the. xxx.  
yere of this kinge it was enacted that no suckynge  
calues calued within a certayne tyme shalbe kyl-  
led and put to sale by any Boucher or other upon  
a certayne payne, it is neuertheles enacted that all  
Bouchers and other maye kyll and sell durynge  
the sayde tyme without any payne, or forfayture  
the same estatute not withstandynge. And it is fur-

A. 5.

ther



## Henrici octavi.

### Bargaynes and contractes.

**N** Landes, tenementes, oz other heredita-  
mentes from the last daye of June in the  
yere of our Lord. M. D. xxxvij. (whether  
any estate of inheritaunce oz freeholde oz any othe-  
therof shall take effecte) shall passe from one to a-  
nother, by reason of any bargayne & sale except the  
same be made by writing indented, sealed, & en-  
rolled in one of the Kinges courtes at West. oz els-  
in the countyes where the landes lye, before the  
Justos rotulorum, and two iustices of peace, and  
the Clarke of the pease of the same countye, or  
two of the at the lesse, of which the same Clarke  
shalbe one, and in such enrollement be made with-  
in. vi. monthes after the date of such writinge,  
And for the enrollement of every writinge (where  
the londe copyed therein is not above the petye  
value of. xl. s. When shall take. ii. s. that is. vi. s.  
to the Justices, and. vi. s. to the Clarke. And if  
it be above the petye value of. xl. s. the. vi. s. that  
is. ii. s. &. vi. s. to the Justices, and. ii. s. and. vi. s.  
to the Clarke, whiche shall enrole and engrose  
suffyciently in parchment such debtes and wy-  
tynges, and at every yeres ende shall delivur the  
to the Justos rotulorum of the same countye to  
remayne in his custody amonge other recordez of  
the same countye so that the parties resortynge  
thither may se them.

**¶** Provided that this extende not to any tene-  
mentes oz hereditamentes lieng within any city oz  
towne

Anno. xviii. & xviii.

to be corporate, wherein the maiors, recorder,  
or other officers haue authoryte, or haue law-  
fully vsed to enrooll any enydepts, or wytynges  
within theiꝝ pꝛoincte. 27. H. 8. Cap. 16.

**Beggars and vagabondes.**

**Beggars toke in the tytle Vagabondes.**

**Bouchers.**

**W**hereby an estatute made in this parlyament  
it was enacted that fleshe shuld be solde by  
meight. And whereby an other acte made  
afterwarde in the same authoryte was  
gyuen for the due execution therof, it is neuerthe-  
les from the. vii. daye of Apryl in the yere of our  
Lorde. M. D. xxxvi. vnto the. xliii. daye of  
Apryl whiche shall be in the yere of our Lorde.  
M. D. xl. for byuers cōsideracyons agreed that  
Bouchers maye sell all maner of fleshe howsome  
for mannes byde, as freely as they myght haue  
done before the makinge of the sayde estatutes,  
without any payne or forfapture, any thynge in  
them contayned not withstandynge, and the same  
actes to be in suspence durynge the sayde tyme.  
And where by another estatute made in the. xxv.  
yere of this kinge it was enacted that no suckynge  
calues caufed within a certayne tyme shalbe kyl-  
led and put to sale by any Boucher or other upon  
a certayne payne, it is neuertheles enacted that all  
Bouchers and other maye kyll and sell durynge  
the sayde tyme without any payne, or forfapture  
the same estatute not withstandynge. And it is fur-  
ther

A. 5.

## Henrici octau.

ther enacted & the same acte so 2 kittinge of Calures that begonne to take effecte the xxij. daie of January which shalbe in the yere of God. M. D. xxxix. and from thensforth to endure for. ii. hole yeres then next folowynge. 27. H. 8. Ca. 9.

## Wasse Laten, and Copier.

**T**he acte made in the. xxi. yere of Henry the. viii. touching the restrainte of cariage of Wasse Laten, and Copier out of the realme that shalbe good and effectuall vnto the last day of the next parlyament. 28. H. 8. Cap. 8.

## Buggarpe.

**T**he statute of Buggarie & euery clause therin contained shalbe good and effectuall vnto the last day of the next parlyament. 13. H. 8. ca. 1.

## Byschoppe of Rome.

**Take in the tytle Rome.**

## Calues and weinlinges.

**T**he acte made in the. xxi. yere of Henry the. viii. agaynst kittinge of Calues and weynlinges vnder the age of two yeres, that shalbe good and effectuall vnto the laste day of the next parlyament. 28. H. 8. Cap. 8.

## Challenge.

**T**he acte made in the. xxv. yere of Henry the. viii. concernynge felons standinge muet, or challengynge peremptorie aboue a certayn namber shalbe in full strengthe vnto the laste daye of the next parlyament. And it is further enacted that

Clarke

Anno. xxiij. & xxiij.

clerkes withi hys orders shalbe vnder þ paynes  
symptted in the sayde estatute. 28. 8. 8. La. 1.

## Clerkes of the sygnet.

**A** grauntes and wytynges to be made by  
the kyng vnder hys sygne to passe vnder  
the great seale of Englande, Ireland, bur-  
ghie of Lancaster, or any Countie palatynne, or  
Dorsetshyre of Wales, or by proceste out of  
theschequer after the .xv. daye of Apryll in the .  
xxvij. yere of thys kynges reygne. And al maner  
of wytynges whiche the master of the warres,  
generall Surueyours of the kynges landes, or  
any other offyce made, or here after to be made,  
by acte of parliament or by the kynges graunte,  
before they passe vnder any of the sayde seales,  
shalbe fyrste deliuered to the kynges pryvy seale  
Secretary, or to one of the Clerkes of the kynges  
sygnet, who by warrant of the same withi  
thre dayes after (unless he haue knowelledge of the  
kynges pleasure to the contrary) may in the kynges  
name make letters of warraunte subscribed  
with his owne hande, and sealed with the kynges  
sygnet to the Lord keeper of the pryvy seale for  
further proceste to be had therein. And upon due  
exampnacion had by the sayde Lord keeper there-  
upon, he maye withi the same space (unless he  
knowe the kynges pleasure to the contrary) by  
warrant of the same make to the sayd Lord other  
letters of lyke warraunte subscribed with hys  
name to the Lord Chancellor of Englande,  
Lorde

## Henric octau.

Laude keeper of the greake seale, Chauncellour of  
the duchye, Chauncellour of Irelande, Treasorer  
and Chamberlanes of theschequer, Chamberlay-  
nes of the countyes palatynne; or of wales, or  
other officer for breues patent or closed, or other  
processe to be written and sealed with the seales  
remaynyng with them.

¶ And that none procure any writtynge by war-  
rante contrary to thys order, vpon payne to for-  
fayte x. l. for euery of them passynge other wyse  
the one halfe to the kynge; and the other to the  
partye, wherof. &c.

¶ And euery of the sayde clerkes whiche shall  
procure any suche warrant shall receyue both the  
fres for the writtynge, and for the seale whiche  
fres he shall deliuer to one of the sayd clerkes vpon  
a bill of hys hande within thre monethes next  
folowynge vpon payne of x. l. as often as he shall  
so offende.

¶ Provided that this acte be not preiudiciall to  
the Lord treasorer for such arrates as he may  
directe out to any for the makinge of the kynges  
letters patentes for any thynge touchynge hys  
offyce, but that he and hys clerkes maye do in all  
thynge as largely, as they dyd before the ma-  
kinge of thys acte.

¶ Provided that all leases of the kinges posses-  
ions within the duchie of Lancaster graunted by the  
Chauncellour in the kinges name may passe vnder  
the seale of the sayde duchye as heretofore hath  
bene vsed.

W20uyd

## Almo. crbt. & rebill.

¶ Prouyded that all gyftees of offyces wylthyn  
the sayde duchy (the petye fees wherof amonte  
not aboue.ii.8.By the day )may passe by the sayd  
Chawncellour as heretofore hath bene vsed.

¶ And for the certaynte of their fees it is enac-  
ted that for wytyng of a warrant vpon a byll  
of tynke the rewarde of the clarke shalbe. xii.8.

for the gyfte of an offyce. xxi.8.

for a penyon, annuite, or wages. xxi.8.

for a special lincetay, or other ppetuite. vi.8.

for a longe despyre, royal assent, restyturion of  
tempozallties, donatpues, aduocacyons, presenta-  
cyons or other mater ecclesiastycal. iii.8.iii.8.

for euery warrant vpon a placarde, lycense, par-  
don, or shypresses rewarde. iii.8.

for a warrant vpon a Denyyn. iii.8.iii.8.

for the keepynge of an ydeote. xxi.8.

for keepynge of a warde. iii.8.iii.8.

And that no clarke take any fees aboue thys sy-  
mptacyon, vpon payne to forfayte. p.l. for offen-  
dyng contrary to thys acte, the one halfe to the  
kyng, the other to him that wyl sue.

¶ Prouyded & the lord Chawncellour of Eng-  
lande make vsc hys dyscrecyon in spedynge any  
thyng by the great seale wylthout payenge ought  
for the great seale, sygnes, and pteup seale, as ne-  
cessyte shal requyre, and all clarkes wytyng  
by his comāndement to be dyscharged of the pe-  
nalties expessed in thys acte.

¶ And thys acte shal extende to the courte of  
Augmentacyons to bynde al offycers, their clarkes,  
and

## Dentist octau.

and impuiffers, to theſeſarnacis hereof for al leſſer  
and grauntes that ſhall paſſe the greates ſeale of  
the ſame courte.

**¶** Prouyded that theſe acte be not p̄iudyciall  
to any whom the kynge ſhall appoynte to procure  
any thinge to be ſealed with any of his ſeales,  
but that they may ſeale, wyte, deſpue and pro-  
cure the ſame without warrant, or payeng of fees  
for the ſame, ſo that they names be entred in the  
clarke of the Chanaperys booke 169. Per. H. B. ad  
mandatum domini regis.

**¶** Prouyded that theſe acte be not p̄iudyciall  
to any which ſhall haue p̄. graunt of any the kinges  
fermes to be ſealed with any of his ſeales, the  
perely rent whereof amounteth not to. Bi. l. p̄tins.  
iiii. s. but that aſwel they as al offycers & clarkes  
maye procure, ſeale, wyte, and deſpue without  
payeng of any maner fees for the ſame. 27. H. 8.  
Capi. 11.

## ¶ Clergye.

**¶** Toke in the tytle lawes Eccleſiaſtycall.

## ¶ Clothpers.

**¶** Clothpers after the feaſte of Maye  
Myſſell tharrangel nepte comynge ſhall  
cauſe they ſeueraill marke to be wounden  
every clothe and herer made to be ſold.  
And after ſuche clothes be redy to be put to ſale,  
they ſhall ſet the ſeale of leade vpon them con-  
taynyng the iuſt length to be tryed by the  
ter. And p̄. vpon ſuch poſe, the length be founde  
leſſe



Anno. r<sup>egis</sup>. r<sup>ed</sup>. r<sup>ed</sup>.

As than is contayned in the seale, then every such  
clothes to lese to the buyer the double value of so  
much cloth, as if Ball want in length at the iudge-  
ment of two indifferant persons. And every Clo-  
thes puttyng clothes to sale, before they shal be  
sealed by the Shewager of the same county wher  
the clothes were made, and marked and sealed in  
forme aforesayd shal forsayt his clothes, the one  
halfe to the kynge, and the other to hym that wyl  
sue, wherewith. &c.

¶ And every brode clothe after the sayde seale  
shall contayne in bredth. vii. quarters of a yerde  
within the fyres at the leaste whan it is tryed by  
water, not withstanding the acte of clothes made y<sup>e</sup>  
first yere of this kynge. And every karzay to con-  
tayne one yarde of bredth within y<sup>e</sup> fyres at y<sup>e</sup> leaste  
proued in water, to forsayt for every brode cloth,  
in. s. iiii. s. and for every karzay. xv. s. to the use  
of the kynge, and of any that wyl sue.

¶ Prouided that thys acte extende not to any  
clothes called Set clothes made in Suffolke nor  
passyng the pryce of. xlvi. s. viii. d. the yere, nor  
to any clothes called Tanshokes, western dozens  
fryzes, kendals, cottons and all maner of coarse  
clothes for synnynges.

¶ And the Shewager shall not seale any clothes  
with the kynges seale vntyl they be ordered in al-  
thys as aforesaid shal payn to lese his office.

¶ And that no buyer of suche clothes presume by  
any maner of straight to stretch the out otherwise  
then to make them any after they be wet upon  
payne

## Henry the eighth

payne to forsaite the double value of every cloth  
to the kynges use, and to any other whome he  
shall please that cloth made to be sold with  
in Worcester, Worcester, Evesham, Red-  
mynster, and Bromme/sgrove shall have the feale  
of the sevendore there accordyng to thare in the  
xxv. yere of this kynges, and that the owners of  
suche clothes shall not be compelled to put there  
seales to any clothes made there. 27. 8. 8.  
Capi. 12.

## Clothes.

**E**very white wollen clothe sold for  
4. s. and under, and every coloured clothe  
sold for 2. s. and under, may be carried over  
the se to be sold there unrowed, unbarbed,  
and unbozne, at the pleasure of the buyer, the acte  
made in the. 5. yere of this kynges, or any other  
not withstandinge. And yf any be sent over con-  
trary to this acte, the offender shall forsaite the  
value of the clothes so carped. The one halfe to  
the kynges, the other to hym that will sue, wher-  
in. 27. 8. 8. cap. 13.

## Corone.

**T**he acte made in the. xxi. yere of the kyng  
as well for the marriage betwene hym and  
the lady Anne, as also for the succession of  
the crowne to their issue. And another acte  
made the same yere for an other to be taken for the  
observinge of the sayde former acte with an as-  
seser, attornies, and psones in their conspyn-  
from

## Anno. rrbii. 4. rrbiii.

At the last day of this parliament Walbe Towde  
and of none effecte. And the kynge by authoizyte  
of this acte hathe pardoned all his subiectes for  
all treasons and myspryspons that any haue done  
or procured agaynst y sayde marpage, or successio  
or agaynst the sayde lady Linne or the lady Elp-  
sabeth the kynges doughter illegyttimate, bozne  
vnder the same marpage. So that none herea-  
fter Walbe depeid or enpeched in body, or goodes  
for any of the sayde treasons or myspryspons a-  
bove mentyoned.

And it is further enacted in the sayd late quene  
Anne, George holepne, late lord Rocheforde,  
Henry Nozreis esquier, frauncys weston knight  
William Wzereton esquier, and Marke Smeton  
Walbe, attaynted of hyghe treason by authoizyte  
of this acte, in like maner as they be by the course  
of the comon lawe. And that they and euery of  
them shall forsaue all suche landes and tenemen-  
tes, as. whiche they or any to theyr Descs hade or  
ought to haue had in vse or possession, at, or syna  
the daye of theyr seuerall treasons commytted.  
Hauyng to al persons, and bodies poletike (other  
then the traitours above named & other clayming  
to them) all suche ryght tytle, as. as they mought  
haue hade in case this acte had neuer bene made.

Item for as moche as the kynge hathe taken  
to wyfe the right excellent lady quene Jane, it is  
further enacted that the mariage had betwene his  
highnes and the ladye Katharyne late prynces  
Dowager wyfe to prynce Arthure the kyges na-

## Hentich octau.

for all brother, and by hym carnally knowen be  
sterey aindged to be agaynst the lawes of God,  
and to be reputed and take of none effecte, and the  
separacyon therof made befoze Thomas archbys-  
hope of Cantury to be good and effectual, any  
lycense, dispensacion, or any thinge to the contrary  
notwithstandynge. And that euery suche lycense,  
dispensacion, acte or other thinge done, or to be  
done to the contrary, shalbe voyde, and so accepted  
amonge al the kynges subiectes for euer. And the  
issues bozne vnder the sayde vnlawfull maryage  
to be reputed illegyttimate, and shalbe barred to  
clayme any thinge, as heyre to the kyng by ly-  
neall dyscende:

¶ And that the maryage betwene hym, and the  
late Quene Anne shalbe reputed voyde, and the  
dynozce therof, made by the iugement of the sayd  
Archbyshope shal be reputed good and unaplaste  
by all the kynges subiectes for euer, and that no  
repeale or renocacyon therof hereafter be admyt-  
ted in any wyse. And that the issues procreated be-  
twene the kyng and the sayde late Quene be re-  
puted illegyttimate to all intentes, and shal be  
barred to clayme any thinge as lawefull heyre to  
the kyng by lyneall dyscend. The acte of Suc-  
cessyon made in the laste parlyament not with-  
standynge.

¶ And none of the kynges subiectes do mar-  
rye wyllyn the degrees proscribted by Godes lawes  
whiche be expessed in the sayde acte of Successi-  
on moze at large. And if any do, and such mariage

## Anno. xrbii. & xrbiii.

be separated before any byshoppes of Englands,  
or theyr mynisters, the same separation shall be  
good, & irrevocable. And all issues procreate under  
suche marriages to be reputed illegitimate. And  
such of those marriages as are yet vnseparate, shall  
be separate by the byshoppes and mynisters of the  
chursh of Englands within theyr iurisdiccions,  
and by none other power. And that all sentences  
by them gyven within the tyme of theyr au-  
thorite shall be good and effectuell to all intentes  
without sute or other proces to or fro the court  
of Rome contrary to the acte made in the parlia-  
ment for the restaynt of suche process.

¶ And that all the issue to be had betweene the  
kyng, and Quene Jane shall be lawefull, and  
shall inherite the Crowne of Englands with  
all dignities, &c. in as large maner as the kyng  
that nowe is or any other hath or had the same,  
and shall remayne to his sayde chyldren & ryght  
heires in maner folowynge.

¶ First the Crowne shall be to kyng Henry the  
viij. and to the heires of his body begotten, that  
is to saye to his first begotten sonne of the sayd  
quene Jane, and to the heires of the bodye of the  
same sonne begotten, and for default of such issue  
to his seconde sonne begotten of the bodye of the  
sayde quene Jane, and to the heires of his bodye  
begotten. And so to every sonne of theyr two bo-  
dies, and to the heires of the body of every suche  
son after the course of inheritance in that behalfe.  
And yf it happē the sayd quene Jane to dye with-  
out

## ¶ Henrici octau.

and issue male of the kynges bodye begotten, shal  
shall the same crowne be to the kyng & his heire  
male begotten of the body of any other being his  
lawfull wyfe, and for default of such issue to be  
from sonne to son as afoze is sayde. And for de-  
faulte of such sonnes, to be vnto the kinge and to  
his heires females begotten of the bodye of the  
sayde queene Jane, or any other his lawfull wyfe,  
that is to saye first to his eldest issue female, and  
to the heires of her bodye begotten, and so from  
female to female, and to the heires of theyr bo-  
dies one after another by such course of inheri-  
taunce as the Crowne hath vsed to go, wher there  
is an heire female inheritable to the same.

¶ And it is further enacted that the kyng from  
tyme to tyme here after shall haue authoryte to  
grue, dispose, assigne, declare, and limytte, by his  
last wyll in wyrtynge signed with his hande, the  
Crowne of Englande and al other the pzemisses  
to be, remayne, succede and come after his decease  
for lacke of such heires as befoze are limytted,  
to such persons in possession and remaynder ac-  
cordinge to such estate, and after such forme, as  
shalbe expressed and limytted in his letters pa-  
tentis, or by his last wyll. And that such persons  
so assigned shall enioye the Crowne with all the  
pzemisses in as ample maner, as it had ben par-  
tycularly given them by speciall names and suffi-  
cient termes or euident authorite of parliament.

¶ And yf the kinge happen to decease befoze that  
his issue male inheritable to the Crowne be

## Anno. rxbii. 4. rxbiiif.

the age of .xviii. yeris, or befoze that his heyze  
female be maried, or be of the age of .xviij. yeris,  
that then such heyzes shall remaine vntyll they  
seuerall ages in the gouernance of theyr mother  
and such other counsaillours and nobles of the re-  
alme as he shall appoynte by his last wyl in wry-  
tyng signed with his hand (if he shal thinke it so  
conuenient) or els in his gouernailce of such as he shal  
appoynt in maner befoze declared. And yf any by  
wrytyng, paityng, or any extor or act procure  
or cause ought to be done to the let of the same,  
it shalbe indged bygge treason, and beyng therof  
conuycte shal suffer suche paynes of death losse of  
inheritaunce, priuyliges of Sanctuaryes and al  
other suche losses and forfaytures, as are comyt-  
ted in cases of treason in this acte. Loke for moze  
of this acte in the tytle of treason.

¶ And that all his subiectes of this realme now  
beinge that or shal be at theyr ful ages at al times  
hereafter when it shal please the king his heyzes  
or successours by theyr commaundement shal make  
a cozporat othe in the ptesence of him his heires,  
or successours or befoze such as shalbe appoynted  
by them for the obseruynge and mayntayninge of  
this acte, and of al thinges to be done by his kyng  
by authoptye hereof, the tenour wherof appereth  
in the acte at large.

¶ And that all the kynges subiectes supnge by-  
venay, or ouster le mayne, or doinge fealty to him  
by reason of theyr tenures shal swere the sayde  
othe, and that they shal not haue restytucyon vntyll  
they



## Henric octau.

They haue made the sayd othe. And yf any beinge commaunded to sweare, obsequially, or wylfully, refuse it, or wylly protest when they be examyned vpon any Interrogatores concernynge the consentes of this acte that they be not bounden to declare theyr thoughtes and conscience, and abyde stiffely therein, then every suche person shalbe adgynged a Traytour and every suche refusell to be treason, and the offenders to forsaite and suffer al suche paynes losses, and ppyuilegys of Sayntuarres, as are mencyned in the cases of treason made by thys acte.

¶ And yf the kynge hereafter by his letters patentes vnder hys greate seale or by his laste wyl in wytyngne spgned with his owne hande auante any of his blode to any tytyle, or name of any maner estate, or dygnite, & geue the any Castels, &c. or other hereditamentes in fee simple, fee tayle, or for terme of lyfe, that then it shalbe good and effectual to the accordeynge to the tenour of every such letters patentes, and last wyl, and shal inioyn aswell such titles & names, as also such castels, &c. mencyned in suche letters patentes and last wyl accordeynge to suche estate as shal be specyfied in the 1 as large maner as if the same were specially graue by suffycient letters patentes and cōfermed by authoptye of parlyament or as yf such persons and suche tytles maners castels, &c. were particularly expressed in thys acte. Saunge to al persons & bodyes polypthe theyr heires, assignes, and successours (other then the kynge hys heires and

Anno. rrbii. x. rrbiii.

and successours) all suche ryghtes, tytles, interest, possession, rentes, fees, offyces, commons, pettycoades, redditons, and other heredytamentes which they haue: or maye clayme in suche tytles, castels, honours. &c. in as large wyse as yf this acte had neuer bene made.

¶ And that this acte and every clause therein containned shall be taken accoꝝdynge to the playne wordes therof and shall not be expounded by any coloures, subtil argumentes, innuencions or reasons to the derogacyon of any parte of the same, any thinge to the contrary not withstandynge. And þeuerp act. &c. heretofore made, or to be made contrary of this statute shall be voyde and of none effecte. 22. 8. 5. cap. 7.

¶ Dowlas and Lockeram.

**T**HIS acte made in the .xxj. yere of this kynge for byngynge in of Dowelas and Lockerams shall be voyde & of none effecte. Neuertheles it is enacted that after the feast of S. Mychell next comynge, no maner of person englyshe nor straunger, denizen nor alien, shall put to sale any hole or halfe pece of the sayde linnen clothes, onles mencyon be made vpon euery of them of the hole namber of the yardes, & ellis containned in them vpon payn of forfayture, of euery suche pece not containnyng as afoze is sayde. The one halfe to the kynge, the other to þe partye that will sue, in whiche sute no wager of lawe, nor essoyne shall be allowed.

¶ Prouyded that this acte be not pꝛejudiciall

B. 4.

to

## Henric octau.

to any that before the space daye of this parliament hath made any seaser, or put in any inclosure in any of the kinges courtes for any manner of forspature contrary the sayde acte made in the .xxj. yere of this kyng. 28. H. 8. cap. 4.

## Dispensacions.

¶ Take therfore in the tytle Come.

## Graccions.

**I**T shalbe lawfull to the kinges subiectes, and all other of his leage and amytie fro the natyuite of S. John Baptist in the yere of our Lord. M. D. xxxvj. frely and pleasably to passe and repasse throughtout all the forrestes in Wales and marches therof with theyr cattel and goodes both on horse backe and a fote, without expaccion or other impossicion to be taken or demaunded of them by the forresters, or theyr assignes. And yf it happen any of the sayd forresters or their assignes after the sayde feast to take any person and exacte any tynge contrary to this acte and be thereof lawefully convicted then they to incurre the daunger of the statute prouyded for robberies by the hyghe waye, to be tryed accordynge to the lawe of Englande.

¶ And yf any manner of beastes or quicke cattel belongynge to any of the kinges subiectes or frendes after the sayde feast happen to come into the sayd forrestes by straye these sholne, or other wyse and ther be marked and seased by the forresters, or theyr assignes, and the owners within the yere  
and

## Anno. rrbii. & rrbiii.

And the day next ensuyng do come and proue  
them to be theys, & payenge reasonably for their  
findyng. that then they shalbe deliuered to the  
owner's accordyng to the auntyent lawe vsed in  
Englande. And yf the sayde forsaithers refuse to  
deliuer suche cattell after suche proue made, then  
they to forsaith y double value of the same cattell  
And the party in that case maye haue hys accyon  
of detynue agaynst the offender to be tryed in the  
shire next adioynat i which no wayer of lawe. &c.  
And the proceffe of Villagerye to lye in the sayd  
accyon, as in an accyon of trespass at the comon  
lawe. 27. & 8. cap. 7.

## C Felony.

**F**OR as moche as the offence of pyzarye or  
rrounge on the sees, heretofore was onely  
determinable in the admyrall courtes after  
the course of the cyuyle lawes, it is enacted  
that euery suche offence done in or vpon the se or  
in any place (where the Admyrall pretendyth iurisdiction) shalbe tried in such places of the realme  
as shalbe appoynted by the kynges commissyon, in  
like maner as yf such offences had bene done vpon  
the lande, whiche commissyons vnder the kynges  
seale shalbe dyrected to the Admirall or theyr  
deputies, and to thre or foure other to be named  
by the Lorde Chawncellour (when nede shal  
requyre) to heare and determine suche offences  
after the lawes of the lande, as it is vsed for  
other felonyes.

And

## Henry octant.

¶ And those commissyoners or thre of them at the least that haue power to inquire of such offences by the othe of. xij. la. wefull men dwelling within the Wyre in theyr commissyon comytted in such manner. &c. And that euery indyement presented before them of any such robberies murders or manslaughter done upon. &c. shalbe good and effectuell. And that such orders, processe, iudgement. and execution shalbe had therein, as is used in murders and felonies done upon the land with the paynes of death losse of landes and goodes &c. supra. And that it shalbe tryed by. xij. men in the Wyre in the commissyon comytted without any challenge to be had for the hundred in which case the offenders shal be excluded from the benefyte of their clergie, & of p. priuilege of any sanctuary. ¶ Provided that this acte extend not to any person for taking any bytawle gables ropes anchors, or sayles for necessity out of any other shyppe. which maye spare the same, so that redy payment be made for such bytawle. &c. in money or money worth to the value of the thing taken, or deliuer for the same a sufficient bill obligatory to be payed in thys foarme, of the takinge be on thys lyde the straites of Harroke, then to be payde within. iij. monethes. And if it be beyond the then within. vij. monethes. ¶ Provided that whan so euer any such commissyon shalbe sent to any place within the iurisdiction of the. B. portes, that it shalbe dyrected to

## Anno. rxbii. & rxbiii.

the tozbe wardeyn oꝝ his deputye, and to the oꝝ  
foure other perſones to be named by the Lozde  
Chawncellour.

**¶** Dꝛouped that when any ſuche commyſſyon  
ſhalbe dyꝛected into the. v. poꝛtes foꝝ tꝛynquyſy-  
cyon and tꝛyall of ſuche offences, that ſuch inqꝛi-  
ſcyons & tꝛyalles ſhalbe made and haden by thyn  
habytauntes of the ſayde. v. poꝛtes oꝝ the mem-  
bes of the ſame. 27. H. 8. cap. 4.

2. If any ſeruaunt felonouſly take away ꝑ goodes  
oꝝ cattels of hys maſter, oꝝ maſtreſſe, oꝝ ꝑf any  
ſeruaunt to whome any caſket, goodes, oꝝ cattels  
ſhalbe deliꝛed by his maſter, maſtreſſe oꝝ any  
other to theꝝ uſe, withdꝛawe hi ſelfe with ſuche  
goodes contrary to the truſt put in him, oꝝ els be-  
yng in ſerupce, without the aſſent of his maſter  
oꝝ maſtreſſe, imbecyꝛ any caſket, goodes, oꝝ cattels  
oꝝ conuerſe it to hys owne uſe with purpoſe to  
ſteale it, ꝑf the ſame goodes amonte to. xl. s. oꝝ  
aboue, then euery ſuche ſeruaunt beynge founde  
gylty therof ſhal leſe the benefyte of his clergie,  
and put to execucyon, as ꝑf he were no clerke,  
and ſhall leſe the pꝛyꝛilege of Sayntuary.

27. H. 8. cap. 7.

**¶** This foꝝſayde estatute and another made the  
ſame parlyament in the. xxi. yere of Henry the.  
viii. and euery claue in the contained foꝝ ſeruaun-  
tes ymbecyꝛynge the goodes of theꝝ maſters are  
made perpetuall. 28. H. 8. cap. 2.

**¶** Fyꝛſte frutes.

fyꝛſte

## Henrici octauit.

**T**HAT p[er]e in which the fyrst frutes shalbe payde to the kynge, shalbe accomptyd immediately after the auowdyng, or vacacion of any such benefyce, or promocyon spiritual. And the tythes, frutes, oblacions. &c. with all other casualtyes and p[ro]fytes certayne & vncertain belonging to any promocyon, or dignite spiritual, offyce, or benefyce (chauntyes onely excepte) within any the kynges domynions, growinge in the tyme of vacacion shal belonge vnto suche as therto shal be presented inducted or admytted and to hys executours towarde the payment of hys fyrst frutes. Any thynge to the contrary not withstandinge.

**A**nd if any Archb[ish]oppe, B[ish]oppe, Archdeacon, Ch[an]cellarie, or any other to the[re] vses at any tyme syns the last daye of Maye last passed haue receyued or hereafter receyue the frutes tythes, &c. growinge or that shal growe or beloge to any promocyon, benefyce, or offyce spiritual, within any the kynges domynions (chauntyes onely except) duringe the tyme of vacacion, and do not render or satisfie for the same vpon reasonable request to the next Incumbent beinge therein lawefully instituted inducted or admytted, or do let the Incumbent to haue the same, that the euery of them so do[ing] shal forsaith the treble value of so moche as they haue receyued of the same benefyce, or promocyon spiritual. The moytie of which forsaithure shalbe to the kynge. The other to the Incumbent thereof saynge for the same in any



Anno. rrbii. 7. rrbiii.

any the kynges courttes by actyon. &c. wherin no  
wager of. &c.

¶ Prouyded that it be lesull to euery Archbys-  
shoppe, Bysshoppe, Archdeacon, and Ordinarie,  
and thes mynysters to retayne in thes custodie  
so moche of the tythes. &c. as shalbe suffycient to  
paye and content suche parsons as hathe o2 shal  
serue and kepe the cure of such benefices and pro-  
mociouns spirituall durynge the vacacion and for  
the colleccon and leuenge of such tythes obuen-  
tyons. &c. rvsynge in the sayde tyme of vacacion.

¶ And yf the Incumbent happen to dye, & leue  
any of his glebe lande. sowne with any cozne o2  
grayne at his owne charges. that then euery such  
Incumbente maye make his testamente of the  
profytes of the cozne growynge vpon the same  
glebe landes.

¶ And that fro the fyrst day of Maye last paste  
no maner of lease made, nor to be made by suffi-  
cient wyptynge by any spirituall person to any lay  
person of any benefice o2 spyrituall promocioun  
within any the kynges domynions, the rente of  
whiche lease with other peres charges as in ser-  
uinge the cure and other wyse shal amonte within  
y<sup>r</sup>is. to asmoche as the same benefice is rated by  
the kynges bookes, shal not be indged hord o2 deter-  
mined by reasō of any resignacion o2 other auoy-  
dauce, but that the leasses & graūtes thes euer  
fores, or assignes shal enioye thes termes & in-  
teresses in the same for the terme of. vi. yeres to  
be accompted next after the sayde auoydauce, yf  
the

## Henrici octau.

the lessour do lyue so longe, and the lease by hym made do so longe contynue. And that after suche auoydance the successour maye distrayne for the rent and seruyce so reseruyd, and maye haue hys accyon and all other auountages by the laa e agaynst the lessee, hys executores, or assignes as the lessour myght haue hade yf no suche auoydaunce hade bene.

¶ And yf it happene suche lessour to dye before the ende of the terme by hym made, and one yere be to come thereof, it shalbe leasful to the lessee his executores or assignes, to enioye it to the ende of the same yere in whiche he entred at the tyme of hys lessours deathe (yf his lease do so longe contynue) payenge to the successour all such rent and seruyces as for the remenant of y same yere shalbe due, and shal haue suche aduountages to recouer it, as before is limited to the successour, wher his predecessour maketh a lease, and resygneeth.

¶ Prouyded that every successour vpon a monethes warnynge after the tyme of hys induccion shal haue the mancion house of every such personage and spiritual promocyon with the glebe not keynge soken for mayntenance of his householde deductynge therfore in hys rente as before hath bene used as it is wrothe.

¶ Prouyded that yf the frutes of the vacacyon be not sufficient to paye the curates stipende seruyng in tyme of vacacyon, that then it shalbe payed by the nexte Incumbente within .iiii. dayes after that he hath possession of any the sayde

Anno. xxii. & xxiii.

sayde promociouns spiritual.

### **C** Flaxe and Hempe.

**T**he Acte forfowynge of flaxe and Hempe  
shalbe good and effectual vnto the last day of the  
next parlyament. 28. H. 8. cap. 9.

### **C** Fozeite.

**L**oke therfore in the tytle Exaccions.

### **C** Fozen plees.

**T**he acte made the. xxi. pere of Henry the  
eighth that fozein plees pledyd by felons  
shuld be tryed in the countyes wher theire  
are arrayned shalbe in his full strength vntill  
the last daye of the next parlyament, and it  
is further enacted that a larkes withyn holpe or  
bers shal be vnder the paynes symptted in the  
sayde acte. 28. H. 8. cap. 1.

### **C** Bayles.

**T**he acte made the. xxiii. pere of Henry the  
viii. for making of Bayles in diuerse shires of  
this realme shal cōtynue & be in effecte vntill the  
last daye of the next parlyament. 28. H. 8. cap. 9.

### **C** Hauens.

**N**o persone here after shal worke or la-  
boure in any tyn workes called Extre-  
me workes withyn the countyes of Denon and  
Cornwall, nygge to any of the freshe waters, or  
lowe places, hauynge course into the hauens of  
Plimouth, Teimouth, Falmouth, Toway nor  
shal laboure, bygge, or wasse any tyn in any tyn  
workes

## Henrici octavi

Wozkes called freme wozkes, onles they make  
 fuffpcent batiges and tyas in the ende of theyz  
 buddels, and roddes, and laye therein al the ftones  
 robel, and grauell dygged by for the ferepyng of  
 the fapde tyn, to be furety kepte from the freffe  
 riners and woter courfes, fo that none of the fapd  
 ftones & rubbel be conuayed for lacke of fuch bat-  
 iges, and tyas into the fapde banens and poztas  
 byon payne to forfapte for euery tyme .xx. l.  
 The one halfe to the kynge, and the other to him  
 that wylle fue. ac. wherin. ac.

And if any be fued, accused, oz otherwyfe trou-  
 bled by any of the mynyfters, oz offpcers of the  
 kinges courte of ftannerye, oz by any other for oz  
 aboute the fwyng of thys acte agaynst the offen-  
 ders hereof, fuche fuytes indytementes. ac. fynes  
 amercyamentes and all other actes done by the  
 fapde offpcers oz other in the courtes of ftannerye  
 and els where fhaide bypde in the lawe. And the  
 partye that fo is troubled therfore, fhall haue hys  
 remedy byon thys acte by ozpynall wytte, oz  
 otherwyfe in any of the kynes courtes agaynst  
 fuch as fhall procure to trouble hym for puttinge  
 fuch fuytes in bre, & fhall recouer treble damages  
 in whiche no wagen of lawe. ac. fhall be admitted.

And yf any by occafion hereof be here after  
 impyfoned by the offpcers, oz mynyfters of the  
 courte of ftannerye, oz theyz deputies, then euery  
 Juftice of peas dwellinge in the countie wherin  
 any fhall be impyfoned byon credyble informa-  
 cion, takinge furety for the apperaynce of euery  
 fuche

## Anno. rrbii. s. rrbiii.

suche prysoner at the nexte general. Sessions of  
peas shall haue authoryte as well to directe by  
warrant to the Gaoler, as to any other hauinge  
suche prysoner in keepinge, commaundinge them  
vpon payne of. xl. s. to deliuer and set the prys-  
oner at large, to forsaue the same yf he refuse so to  
do. The one halfe to the kynge, the other to the  
partie imprisoned to be recovered in maner as was  
sayde, wherin no wager of lawe. &c.

And yf vpon the apperance of suche prysoner  
at the quarter sessions it appere by examynacion  
of the Justicers of peas there beinge, that he was  
imprysoned contrary to this acte, he shall forth-  
with be discharged, and yf he were lawefullly impry-  
soned for any other cause, then to be remaunded  
to prysone by discrecion of the sayd Justicers.

Provyded that this acte be not preiudiciall  
to any officers of the shannerie, nor to any other  
lawefull liberties, priuileges, vsages, lawes, or  
customes sauinge only in the cases tympted with-  
in this acte whiche all waye shall be put in execu-  
tion accordyng to the tenour thereof. Any vsage  
&c. not withstandinge. 27. H. 8. cap. 23.

### ¶ Worshe.

**A**ll persons as wel spirituall as temporal  
whiche shall haue any parke grounde enclo-  
sed (wherin any dere is or shall be kept for  
game) containinge one myle in compas and beinge  
leased thereof in fee simple / taylor / or for terme  
of yeare to thre yeres or more and in thre yeres or more  
and euery fermour of such parke or grounde  
beinge

## General ordinance

Byngge letten from the fyfthe daye of Maye that  
shalde in the yere of our lord. M. D. xxxvij. shal  
kene for the same ground (as longe as it shalde be  
with dere) two Mares Unspayed able to beare fo-  
rte, ech of them xliij. handfulls of byght at the  
least, to be mesured from the lowest parte of the  
bone of the foote, vnto the hyghest parte of the  
Butter, and every handfull to contayne foure yn-  
ches of the standarde Upon payne to forfeit. xl. s.  
for every moneth lackyng such mares. And every  
owner or fermour of such parke or ground being  
liij. myles in compass & about, to kepe. liij. mares  
of lyke byght Upon payne before expressed.

Provyded yf it happen any of the sayd mares  
to dye, that then the owners of them prouyding  
other of lyke byght within thre monethes after  
shall not incurre the payne of thys statute.

Also the lordes and owners of such groundes  
after the first daye of Maye in the yere of our lord  
M. D. xxxvij. shal not wyllyngly suffer the sayd  
Mares to be kept with any kind of horse of lesse  
byght then. xliij. handfulls to be measured as  
afoze is sayd Upon payne of. xl. s. our myghte to  
the kynge, the other to him that wyl sue in which  
no wager of lawe. &c.

Provyded that this extende not to any gran-  
des within the countiees of Westmerlande, & um-  
berlande, Northumberlande and the Bishopprike  
of Durham nor also to any groundes wher ther  
bage is comon to the tenantes of the towne & vic-  
ages next adioynynge.

Provyded

Anno. rrbii. & rrbiii.

Provided also that al spiritual persona chargeable with the synding of marys may bargayne and sel the increase of them, any acte to the contrary. qc.

27. 8. cap. 9.

**Hull.**

**T**H E Mayor and offycers of the towne of Wyngeston upon Hull for the tyme beinge betwene the festys of al Santes and the Annuciacyon of our ladye Wal frō hēssortb permittē the inhabytauntes of Nozff. and Suff. and all other repayringe thether with bytelle bylonde or water, frely to bringe vttē and sel theyr heringe and other fysh, without demaundynge or hauinge ought of the byer or seller therof for the same bytelle or by vessels wherin it was brought except only such sommys as folowe: That is to say, of euery byppe of .xx. tunne and vnder lādēd with fysh, fyue byllinges. End of euery byppe aboue .xx. tunne. vii. s. and viii. d. Also the sayd Mayor and offycers shal not vse any vnrasonable wayenge serchynge or settynge vnrasonable payces vpon suche fysh nor no delaye or vniuste departyon shal vse in suche wayenge serchynge or settynge of payces. And yf the sayde Mayor or any other officers hereafter do cōtrary to this act vpon complaynt by the party greuyd to the lordē Chawncellour, lordē Treasorer lordē Præsident and other of the kinges counsell, yf it may appere to them or thre of them at the least, of whom the lordē Chawncellour to be one, that the sayde

L. 2.

Mayor



## Henric octau.

Maye oꝛ other offycers hath offendyd contrary  
to this acte, and be so adiudged by them. *cc.* That  
then the sayde Maye oꝛ offyter for euery such  
offence shall forsayt. *xij. l.* wherof the kynge shall  
haue the one moyte & the other shall be to the party  
gremyd that wyll sue therfoze, wherin no wages  
of lawe essopne oꝛ pꝛotectiō shall be allowed, and  
the party at his pleasure may take & sute within  
any other wythe of the realme & therein to be tryed  
any fozen plee oꝛ other matter to the contrary. *cc.*

Provided that no persons other then fre bur-  
gesys of y same towne do hereafter sell any fysh  
oꝛ heringe by retayle within the same towne, but  
maye sell salte fysh haberdyne oꝛ stocke fysh by  
the hundred halfe hundred quarterne oꝛ halfe quar-  
terne, wythe heringe by the barell halfe barell oꝛ  
birkynne at the least, & reade heringe & sprottes by  
the cude, this acte notwithstanding. 27. H. 8. ca. 7.

## Inclosures.

**I**n R. soueraygne. Lorde the kynge hye  
heires and successours after the feaste of  
Saynt Mychel in the yere of our lord  
M. D. xxxviii. shall haue the moytie of  
al the rentes and pꝛofytes growyng of al measse  
landes and tenementes now, and then remainyng  
inclosed, conuerted from tillage to pasture contrary  
to the acte made in the fourth yere of Henry the  
viii. and heringe so founde at this day oꝛ hereafter  
by verdict of. xij. men, and whiche haue bene so con-  
uicted sine thze yeres next befoze the sayd fourth  
yere

## Anno. rrbii. x. rrblii.

pere, vntyll the owners haue sayled agayn vpon  
such lades for euery fifty, for ty, or thyrty acres,  
one sufficient tenement for an honest man to dwell  
in, and vntyll they haue conuertyd all suche lan-  
des, from pasture to tyllage agayne.

And yf any owner after the last day of Apryl  
in the pere. cc. lxxv. decaye any house of  
good bairn haung. xx. acres of errable lade ther-  
to lieng in tyllage, or conuert it vnto pasture con-  
trary to the sayd acte, if the lord immediate wyl  
not take the benefyte of the sayd acte, within one  
pere & a day, next after the sayde decaye or after  
such conuerting of the lande, the kynge after any  
offyce founde therof shal haue halfe the pofytes  
of suche landes, vntyll the owner of suche house  
and landes haue reedysyd the same, and put the  
landes to tyllage agayne.

Provided that the kynge shal not clayme any  
free holde or tenure in the pzemisses by taking of  
the pofytes, nor by the lordes shal forsaue their  
tenures, seruyces, or other ryghtes, but that the  
kynge shal haue power after the fyndinge of any  
offyce to distrayne only for halfe the pofytes of  
suche landes and tenementes, vntyll the true in-  
tent of this acte be put in excecucion.

Provided that this acte be not pzejudicial to  
any infant within the age of. xxi. yeres nor any  
being out of the realme for any pofytes to be ta-  
ken by vertue of this acte. Also it shal not extēde  
to any marke, or fen groundes, nor to any parke,  
forest, or chase wherin be beere of the kynges, or

## Henry the eighth.

any other having all ready the kynges licence to  
imparke the same, and haupnge made agreement  
with the owners for the same.

Provided also that this acte shal only extēde  
to the owners of landes within the countyes of  
Lincolne, Nottingham, Leicetur, Warwike, Rut-  
lande, Northampton, Bedforde, Buckyngham,  
Oxforde, Berks. the Isle of Wight, Worcester,  
Hertford, and Cambridg, and not to any other  
Myre of Englande. 27. H. 8. cap. 22.

### Justicers of peas.

**T**H E Lozde Chawncellour of Englande or  
the keeper of the great seale shal have full  
power to nominate and appoint Justicers of peas,  
of Quorum, and of Gaole delivery in the coun-  
ties of Chester, Flynt, Anglesey, Kavernewan,  
Merreioneth, Cardigan, Kavermerthen, Debroke,  
& Glamorgan, by commission Under the kyges great  
seale, which shal have lyke authoryte in al thinges  
as other such iustycers in the Myres of Eng-  
lande have. By Vertue of any estatute made or to  
be made within this realme and to do vse and exe-  
cute within the sayde counties of Chester. &c. in  
in lyke maner. And shalbe sworn and bounde to  
the keepynge of the sessions of peas, and the execu-  
cion of al and singuler statutes and ordinaunces,  
in lyke maner, and Under lyke paynes, as Justy-  
cers of peas, Quorum and Gaole delivery in o-  
ther Myres of this realme be, or shalbe bounden.

And it is further enacted that the extreatys  
of issues, fines, and amercyamentes, taged, or for-  
fayted

## Anna. xrbii. & xrbiii.

sayd, by o. before the in the countie of Chester  
and Flint, shall be certefied into the eschequer of  
Chester before the Chamberlayne there, and the  
extreates. &c. taped in the countie of Anglesey,  
Kavernernan, and Merioneth, shall be certefied in  
to the eschequire at Kavernernan before the Cha  
berlayne of Northwales, and the extreates. &c. in  
the countie of Kavermerthen, and Cardigan, to  
be certefied into the eschequire at Kavermerthe be  
fore the Chamberlayne of Southwales, & the ex  
treates in the countie of Pembroke. &c. into the esche  
quire at Pembroke, and the extreates in the countie  
of Glamorgā. &c. into the eschequire at Kaverdiff.  
which extreates shall be indentid in lyke maner as  
is used in the eschequire at Westminster. And that  
the sayd Justices in every of the sayd Wythes shall  
directe lyke processe, by extreates indentid with  
the extreates certefied into the sayde Eschequires  
to the Sherffes of the sayd countie for the lea  
uyng of the sayd issues fines, and amerciamen  
tes in lyke maner as the Justices of. &c. in Eng  
lande use to do. And that the Sherffes of the  
sayd countie shall be accomptable in the sayde  
Eschequire of and for the sayde issues. &c. as is  
used in the eschequire at Westminster.

And the sayde Justices and Clerkes of the  
peas within the sayd countie shall be payed and  
allowed of the sayde issues. &c. such lyke fees and  
profytes, as other Justices and Clerkes of the  
peas in the Wythes of Englande have.

## Henrici octauī.

And that the Shireffe or his deputie, and all other his ministers, coroners, costables, and other officers within the sayde Shires shalbe bounden to be as well attendant vnto the sayd Justices in al preceptes and processees, in the maner and number the payn as other officers within Englande be or shalbe bounden by any statute or common lawe hitherto used. Any thinge to the contrary notwithstandinge. 27. 8. cap. 5.

## Lawes ecclesiastycal.

¶ Toke before in the tytle Custome. 2.

## Lether.

**N**O Estranger, nor Denizen shal pake any maner of lether to be conueyed out of any the Kinges dominions contrary to this or a dynawice followinge, that is to say, that al Lether hereafter shalbe paked by a packer swozne i euery pozte for whense any lether shalbe conueyed ouer the see vpon payn to forsaite the same or the value therof. And shall pay for the custome therof, as it is used in London, which is to a stranger. iiii. s. to. 8. for euery dyker, and to a Denizen. iiii. s. i. d.

And in euery pozte, Hauen, and creke, wher no packers be nor haue bene, the customers & comptrollers ther shal haue power to appoynt one able person to tel al maner of lether ther to be shipped in the presence of the sayd Customer and Comptroller who shall be swozne truly to execute his offyce

## Anno. xrbii. & xrbiii.

office, takinge of a straunger for the takinge of  
 euery dyer. vi. s. wherof he shal haue. ii. s. to hi  
 selfe, and. iiii. s. to the comonalty of the towne.  
 and of a free man of the same haven only. ii. s. to  
 hym selfe. After whiche take, and entre therof by  
 the customer or his deputie, another able person  
 by them assigned and sworne, shal packe all the  
 letther so tolde and entered, takinge. iiii. s. for his  
 labour, euery packe to conteyne as many dyers as  
 shal please the owner, so it be vnder the number  
 of seuen. And yf any packer do packe any Letther  
 befoze it be tolde and entered, or packe moze then  
 is tolde and entered, he shal forsaite for euery time  
 vi. s. and imprisonment at the kynges wyll. And  
 yf he tel any letther in the absence of the customer  
 comptroller, or their deputies, he shal lese. s. marke  
 for euery tyme.

And if any straunger or his factor do carie any  
 letther fro one pozte to another to wyppre it in the  
 same pozte, they shal fyrst tel it in the pozte from  
 whence they carie it, and shal be entered by the  
 Customer, and packed by the packer of the same  
 pozte, takinge of the Customer or his deputie a  
 certifficat expyessing the number of the dyers di-  
 rectid to the Customer of the other haven wher-  
 anto it shal be conueyed, making also mencion whe-  
 ther the custome be payed or not. And if any Le-  
 tther be so conueyed without a certifficat, then the  
 same or the value therof to be forsaite.

And that no Tanner nor any occupieng a tan  
 house shal conueye ouer the see any letther tanned

## Henrici octau.

or Untanned upon payne to forfait the same or the value thereof. Nor any salt or Untanned hydes, nor any leather called backe or sole leather without the kinges license, upon payn to forfait the same or the value, the one halfe to the kinge, the other to hym that will sue therein. ac.

Provided that this acte extend not to the Captayne of any Shippe in the tyme of warre beinge in the kinges service, nor to the master or owner of any Shippe beinge the kinges subiecte going to Heselnde, Danke, Norwey, or Southwarde belondre the straites, but that they may at their pleasure have salted hydes in their Shippes, so that they carry not above eyght at one tyme.

Provided that hydes Untanned beinge kyled within walles, or the marches thereof may be carried into outwarde parties by all persons sauinge only tanners / & such as haue tanhouses / as they myght do before this acte. 27. H. 8. cap. 14.

## Liberties and franchises.

From the first daye of July in the yere of our Lorde. M. D. xxxvi. That haue power to pardon any treasons or any maner felonies, nor any accessories / or Villanies to or for such offences / now or hereafter dona in any parties of this realme / walles or the marches but that the sole authorite thereof shalbe kytted into the Crowne.

And none from the said daye shal haue power to make any Justice of Wyze, of Assise, of Peace,

of



Anno. rxbii. & rxbiii.

of Gaole deliuerp, bat thep halbe made by letters patentes vnder the kynges great seale, and in his name throughtout al the kynges domynions in suche maner as the same Justices be comunly made in every Wyte of this realme.

And al writtes oziginal and iudiciall, indite- mentes, and all maner of proces therupon, from the sayde daye halbe made in the kynges name and that the Teste in all writtes, and processees issupnge out of any countye palantyne oz other libertie hal be made in his name that hathe such countie palantyne, oz libertie. And that in every wytte, and indytemment made there, wherin is supposyd any thynge agaynst the peas, it halbe supposyd ( agaynst the kynges peas ) and not agaynst the peas of any other.

Provided that the Justices of assyse, of gaole deliuerp, and of peas, halbe made by the kyng with in the countye palantyne of Lancaster by the kynges commysyon vnder the vsuall seale of Lancaster.

Provided that al Cyties, Boroughes, and Townes corporate hauing power to haue Justices of peas, oz of gaole deliuerp hal styll enioye thep libertyes as they haue accustomed.

And al Barliffes and other ministers of liberties whiche ought oz haue vsed to attende vpon the Justices of assise, of gaole deliuerp, and of peas in any countie halbe styll attendant vpon them in the Wires where such libertes be, & execute al prosesse within such libertes. And that all suche and their deputies

## Henrici octau.

deputies shall give thep<sup>r</sup> attendance / and assistance vpon the Sheriffe with his Bayliffes at all gaole delineries for execution of paysoners.

¶ Provided that this last article shal not p<sup>r</sup>e-  
iudice any stewardes, or Bayliffes of towne-cor-  
porate in any t<sup>r</sup>te of this realme hauing p<sup>r</sup>ui-  
lege that they shal not attende or appere out of  
the places where they dwell / but they shal vse  
they<sup>r</sup> p<sup>r</sup>iuilegis as hath ben accustomed.

¶ And the kynge after the sayde daye shal haue  
all maner fynes / issues / amercyamentes and for-  
feitures lost by any Bailiffes / or other ministers  
of liberties for any contempte or mis demeanour  
(what so euer it be) concerning they<sup>r</sup> offices. And  
that the amercyamentes for insufficient returnes  
of writtes and processe made by suche Bailiffes  
shalbe put vpon they<sup>r</sup> owne heedes / and not vpon  
the Sheriffes.

¶ And that puruepours assigned by the kynges  
commission / for the p<sup>r</sup>ouision of the kynge / the  
quene / & they<sup>r</sup> children shal p<sup>r</sup>ouide al bytacles  
& other thinges what so euer they be, according to  
they<sup>r</sup> commissiōs as well within liberties / as  
without. ¶ Provided that they obserue the sta-  
tutes in every behalf.

¶ And that the Stewarde / Marshall, & other  
the kynges ministers in al places where the kynge  
abideth shal exerceise their offices during the tyme  
of his abode with<sup>in</sup> & accustomed Bierge of h<sup>is</sup> court  
accordinge to the lawes of this lande as well with  
in liberties as without. And that the clerkes of  
spe

Anno. xlii. & xliii.

of market may likewise execute their offices, any thinge to the contrary notwithstandinge.

Provided that this acte be not prejudiciall to the citie of London nor to the liberties therof.

And that al actes heretofore made, and standing in force, against Sherifes, Under Sherifes, Bailiffes, or other ministers for any thinges concerning their offices, shalbe extendyd to al Bailiffes and other officers of liberties & franchises having retournes and executions of writtes in like maner as they extend to Sherifes. &c. and as yf the sayde Bailiffes. &c. had bene specially named in suche statutes.

Provided that this last article shal not prejudice any Bailiffes of franchises, theyr deputies, or clerkes for exercisinge their offices about one yere, but that they maye occupie theyr offices so longe as they shalbe given them.

And that al Justicers to be made as before is sayde shal have power to holde theyr sessions of peas, and to determine Causys only within such liberties, and none other where: and to execute all thinges within the same, in as large maner as any other Justicers within shires may do.

Provided that al Justices of peas, gaole deliverie & assyse to be made hereafter by the kinge within any liberte wherein such iustices have bene accustomed to be made heretofore, shal kepe their sessions, gaole deliverie, and assyses in suche places only, as have bene comonly used within suche liberties. And that none shalbe compelled by this acte

## Henrici octavi.

acte to appere out of suche libertes before any the  
ther iustices. the them that shalbe assigned by the  
kinge to sit within the sayde libertes. And that  
this acte shal not extende to any other liberte, pri  
uilege, or franchise, then is playnly declaryd  
before in this acte.

Provided that this shal not be pzeiudicial to  
Thomas Englesfeld knyght Justice of the  
the palatyn of Wexeter and Flint, nor to his de  
puties concerninge their offices there or any pro  
pries thereto belongynge, but that the sayde Thomas  
and his deputies may do & take all that  
pertayneth to y sayd office according to such let  
ters patentes as the kinge hath graunted to the  
sayd Thomas under any of his seales, in as  
ample maner as if this acte had neuer bene made.

Provided that this acte be not pzeiudicial to  
any citie or towne corporate for any maner of li  
bertes, priuileges, and auncient usages, and for  
any fines issues, amercementes, and forfaytu  
res which they haue by the kinges graunte, but  
that they shal leuie haue and enioie al such laud  
full libertes, priuileges and customes, in as large  
maner as they haue used before.

Provided that Thomas nowe Bysshope of  
Ely, his successours, and their temporal stewards  
of the Hon of Ely shalbe Justices of peas within the  
sayde Hon, and shal execute all thynges there  
that belongeth to any Justice of peas within  
any Bishop of Englande.

Provided that Gilbert nowe Bysshope of  
Durham

## Anno. xrbii. & xrbiii.

Durham, his successours & theyr temporall Chancellours of the countie palatine of Durham shall from hence forth be Justices of peas within the sayd countie palatine and Halcyerpyse and vse al thynges belonging to that offyce there as afoze is sayd of the Bishoppe of Ely and his stewards. And a lyke prouiso for Edwards nothe Archibishoppe of y<sup>e</sup> D<sup>e</sup> R<sup>e</sup> E<sup>e</sup> his successours, and theyr temporall Chancellours of the Wyche and libertie of Hespā, otherwysse called Hextoldesham for beinge Justices of peas within the sayd Wyche and libertie. 27. D. S. cap. 25.

### ¶ Lyncolns.

¶ Take after in the tytle Rome.

### ¶ London.

¶ Take after in the tytle Tythes.

### ¶ Paleys.

**T**HE house and mansion place some tyme belonging to the Archibishoppe of Yorke not ferre distant from the olde Paleys in Westmynster with all the soyle and grounde therof, and the parkes late made adioyning to the same with al other buyldinges commoditees edefied there vpon, shalbe called. The Kinges paleys at Westmynster, for ever. And it shal extend from Charing crosse on the north, to the Savyntuary gate at Westm. on the south parte, and fro the water of Thames on the east parte, vnto the park wall of the west parte, and to all the streates buyldinges soyle and groundes within

## Henrici de laud

Smith in the same parsonage, and so forth, though  
out of the limites of the sayde olde paleys.

And that if they shall have such prerogatives, liber-  
ties, jurisdictions, and privileges, as to the Kinges  
auncient paleys hath heretofore of right apper-  
tained. And that the olde paleys shall be reputed but  
as a member therof. Any thing to the contrary not-  
withstanding. Savinge to al persons and bodies  
possesse theire heires and successors al such rightes,  
titles, fees, or as they shuld, or ought to have  
if this acte had never bene made.

Provided & this be not prejudiciall to Wyllm  
Rabington keeper of the olde paleys of Westm. his  
heires, or assignes for any thinge concerninge his  
office, but that he may exercise & enioye the same  
with all the commodities and p[ro]fites therof in  
as large manner, as if this acte had never bene  
made. 28. H. 8. Capi. 12.

## De viurie

The acte made in the. xliiij. yere of Henry  
the eighth for the punishment of perjury  
Upon diverse verities, and every clause therein con-  
tained shall continue in his force unto the last day  
of the next parliament. 28. H. 8. Capi. 6.

## De viteris

The acte also made the same yere concerning  
De viteris shall likewise endure unto the same  
tyme. 28. H. 8. Capi. 6.

## De viates

Take before in the tytle felonie.  
Resp[on]dence

Anno. xrbii. & xrbiii.

**C** Residence.

**A**ll persons which now, or hereafter shall be promoted to any benefice, being above the age of .xl. yeres (the Chancellour by Chancellour, commissarie, wardens, deanes, prouostes, presidents, rectours, masters, principals, and other head rulers, of collegis, halls, & other houses incorporate within the vniuersites of Oxford, & Cambridge, or any of the, Doctors of the chaire, readers of diuinite in the comon scoles there, only excepted) shall be resident at, and upon their benefices, or one of the (if they haue many) according to the true meaning of the acte in the .xxj. yere of Henry the .viij. upon the paynes contained in the sayde estatute made for non Residence. And that no beneficed persons, above the sayd age (except before except) shall from henceforth excused of non Residence, because they be students, or resident within any of the sayd vniuersities, any prouiso, or clause mencioned in the sayd estatute, or other thinge to the contrary notwithstanding.

And that all such persons beneficed being under the sayd age abiding within any of the sayd vniuersities, shall not enioye the priuilege of non Residence contained in the sayd acte, unless they be present at the ordinarie lectures, aswell in theyr houses as in the comon scoles, and in proper person to kepe, sophemys, problemis, disputations, and other exercises of learning, and be apponent, & responder according to the statutes of the vniuersities



## Henrici octauus.

sities where they be resiaunt: any thynge to the contrary notwithstanding.

Prorided that thys acte shall not begynne to take effecte befoze the feast of Saynte Myghell the archaungell next cominge.

Prorided that thys acte extende not to any which nowe is, or shalbe reader of any comon lecture in diuinite, lawe ciuile, phisicke, philosophy, humanite, or any of the liberal sciences, or comon iterpretours, or teachers of the Hebrew, Caldey or Greke tonges in what soeuer place of any the sayd Vniuersities thesame persons shal reade such comon lectures. Nor to any which after, or about the sayd age shal resorte to the sayd Vniuersities, to procede doctours in diuinite, lawe ciuile or for the tyme of their sayde proceedinges, and exequuting of such sermons, dispicions, lectures which by the statutes of the sayde Vniuersities they are bounden to do for the sayd degrees so obtayned.

28. H. 8. Capitu. 13.

### ¶ Rome.

**A**Ll Bulles, Breues, lincensys, and dispensacions heretofore had or obtayned of the Bysshoppe of Rome, or his predecessours by their authozyte: to any of, or in thys realme shalbe from henceforth of no value, nor strength, and shal neuer more be vsed, allowed, or alledged in any places, or courtes within any the kynges dominions, vpon the paynes contayned in the statute of premunire made the xxj. yere of Richard the seconde. Neuertheles it is enacted p al maria-  
ges

## Anno. xrbii. & xrbiii.

ges had within any the Kinges dominions before the .iiij. day of Nouember in the .xxvj. yere of Henry the eighth (wherof no diuorce is had by the lawes ecclesiastical of this realme and which be not prohibited by Goddes lawes declared in the acte of Succession, or otherwysse by holy scripture) shall be good and effectuell, and reputed as stronge and unaplable, as though no impediment of matrimony had euer bene betwene them that haue contracted such mariages. And that the issue be and to be borne vnder suche maryages shall be lawefull to all intentes.

And that all byshoppes of any the Kinges dominions consecrated, and so taken at this present tyme, may by authozite of this acte, and not by any forzen power, or license/enioye, and retayne their byshoppzickes in as large maner as if they had bene elected, and confirmed after the lawes of this realme, and that they maye mynister and exercise al thinges, and ceremonies appertayning to their offices, and order. And that al ecclesiastical persons and heddes of religion (which nethe be, nor shall be excluded fro their dignities by the late acte of Suppression) and suche as be vnder their obedience and all pzeestes and clerkes, that haue receyued orders, and all hauing dignities or cures spiritual may in lyke maner administer and exercise al thinges appertayning to their offyces, &c. with all tokens and ceremonies (whiche they haue vsed in tymes passyd, and being not against the lawes of God and this realme) any acte made

## Henric octauus .

first the begynnyng of thys parliament to the contrary notwithstanding .

And that all the kinges subiectes duringe one yere after the feast of S. Myghele tharchaungele next coming may enioye by authozite of this acte and not by vertue of the sayd bulles / bzeues / faculties / & al the effectes contayned in th. m. in al such cases only / as the archbyschoppe of Cantuarbury may dispese & by the lawes of this realme .

And that all the kinges subiectes deliueringe to any of his counsell or to such as he shal appoynt any bulles . bzeues / or faculties (if it may appere to the so being appointed upon due examinacion) that the effectes specified in any parte of them may be lawefully graunted by the sayd archbyschoppe / by the lawes of this realme / the in every such case the parties suing to haue the effectes of the sayd bulles . &c. graunted vnto them / shal obteyne of the Chauncellour of England / or keeper of the great seale for the tyme being / by sufficient writinge made in due forme / and vnder the great seale al such effectes obtained in such bulles &c. as may lawefully be graunted by the sayd archbyschoppe after the lawes of the realme / payenge for the seale of every such writinge only . xx. s. and iiij. d. and for the paynes of the writinge . iij. s. iiij. d. & for the examinacio of such bulles . &c. iiij. s. iiij. d. and not aboue . And that this acte shalbe a sufficient warrant to the Chauncellour or keeper of the great seale / for the sealing and deliuerie of such licesys / and other writings which shalbe made

## Anno. rrbii. & rrbiii.

made and graunted vnder the kynges great seale  
by vertue of this acte.

And that al such licenses, and other writin-  
ges so made and graunted by auctorite of this acte  
in forme afoze limited shalbe good to the parties  
acozding to the effectes therof, and shalbe allowed  
in all places & courtes within any the kinges do-  
minions. Any vsage, sozen lawes, oz other thing  
to the contrary notwithstanding. 28. H. 8. ca. 16.  
2. If any person after the last day of July in the  
yere of God. M. D. xxxvj. by writing, cyfing,  
pzynting, teaching, dede, oz acte obstinately oz ma-  
liciously mainteyne, oz defende the iurisdiction,  
oz power of the byshop of Rome in any place vnder  
the kinges obeyfance, oz inuent any thing for  
the setting forth of any parte of the same, oz by  
any pretese attribute any pzeeminence to any by-  
shoppe oz the see of Rome, as befoze is said: that  
then the offendours, theyz aydours, fautors, and  
counsellours shal incurre the daunger of the sta-  
tute of pzonision and pzeemunire, made the .xvj.  
yere of Ricuarde the seconde.

And that Iustices of assise, Iustices of peas, oz  
two of the wherof one to be of the Quorum shal  
haue power to enquire of all offences contrary to  
this act. And shal certefie euery pzesetment made  
afoze them for any thinge concerning this befoze  
the king in his bench within .xl. dayes after such  
pzesetment made (if the terme be open). And yf  
not, then at the spast day of the terme next folo-  
wing vpon payn to forfayt .xl. l. for euery default  
of such certifikat.

D. 3.

And

## Henric octau.

And that the Iusticiars of the Kinges Bench aswel vpon such certificat as vpon, as by inquiry before them shal haue power to here & determine such offences, in like maner as if they against wh<sup>ch</sup> such presentmentes shalbe made, had byn presented for any offence expresse in the sayd statute.

And that al Bishoppes, and their ministers, in their Visitation and seanes, shal make inquiry of al ecclesiasticall, and religious persons within their iurisdiction, that shalbe suspected, or accused to offende this acte. Where vpon yf any suche be presented, suspected, or founde culpable, by w<sup>it</sup>nes, or confession of the same, and be ther present then shal they comyt the person to the next comd Bayle of the Wyre where such inquiry is made, or els by sufficient suerty bounden by obligation to the Kinges Use, shal let the person to Bayle by theyr discrecyon, to appere in the sterre chamber at West. within. xv. dayes after (if the terme be open) or els the fyrste daye of the next terme. At which day they shal certefie there by writing vnder their seales aswel the obligation, as the presentment and conuiction of such persons, with all the circumstances, and the name of the Bayle, where to they were comytted. And if the person be not present at such seane, or Visitation, that the sayd Bishoppes. &c. shal certefie the presentment with the circumstances as before is said into the sterre Chamber within. xv. dayes after, or the fyrst day of the next terme. And in case that they be conuicted by confession, or w<sup>it</sup>nes, before any Bishoppes.

Anno. rrbii. 7. rrblii.

Bp<sup>op</sup>. &c. in their seanes, or Visitacions, or before the counsaile in the sterre chamber: then the partie being so conuicted / Shall incurre the forsaytures expressed in the sayd statute of p<sup>re</sup>munire.

And yf any ecclesiasticall Judge or Visitatour do voluntarely counsell / or colour any such presentment or accusation, & do nat certefie the same as before is sayd, they Shall forsayt for euery such defaute. pl. l. one halfe to the kynge / the other to him that wyl sue, in which sute no wager. &c.

And that al Judges, and officers spiritual and temporall, of what names soener they be within any the kinges dominions after the sayde day before the taking of theyr office / Shall take an othe before them that haue authozite to admitte them to forsaie the Bp<sup>op</sup> of Rome, and hys authozite and that he Shall neuer agre thereto, but resyste it to his power, and to repute the kinge to be onely supreme hedde of the englyshe church, and in lyke maner to defende, and maynteyne all actes made within this realme in derogacion of the sayd Bp<sup>op</sup>pes power / and al other actes made in corroboration of the kinges tytle of supreme hedde / nor suffer directly / or indirectly / priuely / or apertly / ought to be done in derogacion of any parte therof. And that if he haue made any othe to the contrary / to repute the same as forde.

And that al persons hereafter suing ouere / restitution / or oustre le mayne / out of the kinges bande / or to be sworn to the king / or that Shall haue any offyce / fee / or roume, or to be retayned

## Henrici octau.

In the Kinges seruyce shal take the sayd othe : and  
lykewyse al ecclesiasticall / and religious persons  
at theire profession and orders taking / and al that  
shalbe promoted to degrees in the vniuersites shal  
take the sayde othe befoze theire soueraygne / or  
dinarie / or comissary there .

And if suche persons obstinately refuse to take  
the sayd othe befoze any beinge authorisid to re-  
ceyue it by the kiges great seale / or his seale or  
depyed for causes ecclesiasticall : then euery suche  
offence to be hygh treason / and to incurre suche  
paines and forsaitures as are limited in cases of  
treason by any lawes, or statutes of this realme.

Provided y<sup>t</sup> this acte extende not to the cere-  
monies / Uses / and other politycke ordynances  
Used and accepted / in the church of Englands for  
denocion / discipline / and decent order to be had  
therin. nor to any pers<sup>on</sup> Using y<sup>e</sup> same accordyngly.

Provided that this acte shal no further extende  
nor bind the kinges subiectes of the Isles of Jer-  
sey / Bernesey / and Alderney / in any otherwyse  
then the king and his counsell considering the state  
of the sayd Isles shal declare by his letters paten-  
tes vnder his great seale / whiche shal be of lyke  
strength / as yf they hade passed by authoritye  
of parlyament. Any thynge to the contrary not-  
withstandinge . 28. H. 8. cap. 10 .

### ¶ Ropes.

¶ The acte made in the. xxxi. yere of Henry the  
eighth for the true making of cables, galters / and  
ropes / and euery clause therein contayned shal be  
good



Anno. rrbii. 7. rrbiii.

good and effectuell / to endure vnto the ende of the  
next parliament . 28. h . 8. Cap . 8 .

### **C** Routers on the see.

**C** Take before in the tytle felony . . .

### **C** Ruffelars .

**C** Take after in the tytle WagaBondes .

### **C** Saintuaries.

**A**ll that nowe or hereafter shalbe pziuileged in any saintuary from the fyrst day of May next coming shal daylie when they be out of their lodging were a badge vpon theyr upper garment of fenne ynches in length & bredth to be appoynted by the gouernour of the sayntuarie vpon payn to lese their pziuilege / as often as they beinge out of their lodgings shalbe founde without their badge / and it shalbe lawfull in such case for al persons to take and bryng them to the next Bayle there to abyde the tryal of the lawe / as yf they had neuer byn pziuileged at all.

And that no pziuileged persos beare about the any other weapn / But only their meate kniues / & those only at their meales vpon the same payn .

And if any of the after the sayd day be founde out of their lodging / before the sonne risinge / or after the sonne going downe / for the first time he shalbe pziuiled within the saintuary two dayes / and for the seconde tyme sixe dayes / & the thirde tyme that he shalbe so founden, & the same pziuiled before the lord Chawcellour to lose his saintuary.

**C** And if any saintuary person of prepenfed ma

## Henric octau.

þat no man shal reſiſte any the gouernours, or theiſe deputies in the taking of any offending againſt this acte, then he ſo reſiſteth to be taken out of ſayntuary and to be tried as a felon in euery thing.

Whoeuer all contractes of det ſinder. pl. s. trespaces and conenantes hereafter made betwene priuiledged perſons, and thynghabitauntes of the ſaintuary within the ſame, ſhal be iudged and determined by the gouernours of the ſaintuary, or theiſe deputies, accoꝝdinge as it ſhal be pꝛoued before them. 27. H. 8. cap. 16.

## Seruauntes.

¶ Toke before in the tytle felony. 3. x.

## Surueours.

**T**his acte made in the .xiiij. yere of Henry the eyght, concerning the kinges reuenues and euery article, claue and pꝛouiſion in the ſame ſhal endure for euer, and ſhal be as good and effectual, as if euery ſuch article, and claue therof were declared herein, by expꝛeſſe wordes for al the landes, tenementes. &c. and ſumes of money that be or ſhal be expꝛeſſed in any of the cedules annexed to the ſayd acte, or in any other cedules to be ſigned with the kinges hande.

And it is enacted that ſuch perſons whom the King hereafter by his comiſſion ſhall aſſigne to be generall Surueours of his landes & executours of this acte, ſhal haue power as wel to put in execution this acte, and euery pꝛouiſion concerning the ſayd reuenues, as alſo all accomptes, arrears  
ges

## Anno. xrbii. & xrbiii.

ges of accomptes and every thing comprised / or executory by the sayd former acte, not being sp-  
nished or determined by the sayde nowe generall  
Surueyours.

Provided that the sayd Surueyours by au-  
thorite of this acte shall not make any lease or  
grant of the reuercion of any of the sayd landes  
or other the premisses being the in lease and not  
expired without the Kinges byll or warrant syg-  
ned, and directed to them for the same.

Provided that this acte extende not to the  
landes that nowe be / or shalbe purchased, or ex-  
chaunged by the King that nowe is, or whiche shal  
be. Nor to give power vnto the sayd Suruey-  
ours to make any leas, or to take accompt for the  
same purchased or exchaunged landes.

Item it is enacted that the sayd former acte,  
and also this shalbe impzinted & set forth abrode  
before Pentecost next comminge, so that all the  
Kinges subiectes may knowe the contentes of the  
and to behaue them selues in every point accor-  
ding to the true entent / and meaninge of eyther  
of them. 27. §. 8. cap. 24.

### Tenthes.

**W**H E N soeuer any (after the firste day of  
Maye in the yere of our Lorde. M. D.  
xxxvi.) shalbe presented or otherwyse ap-  
pointed to any benefice, or promotion spi-  
ritual, by reason wherof they shuld be charged, as  
wel with the tenth, as w<sup>th</sup> the first frutes therof  
at the appoyntment for their first frutes, they shal  
haue

## Henrici octavi .

Have allowance of the sayd tenth part of the hols  
out of the summes to be payed for the sayd fyrste  
frutes, for y same yere wherin they shalbe so pro  
moted accordyng to the rate and cesselment of the  
tenthe of every such benefice, or promotion that  
nowe be or shalbe enrolled in theschequyre, or any  
other court of recorde .

And every commissioner or other officer affiga  
ned to compound and receyve bondes to the kynges  
Use for the payment of such fyrst frutes, from the  
sayd day shal have authorite to allowe to al such  
as after that shal be promoted the tenth part of  
the hols, out of the same fyrst frutes for the yere  
wherin .cc. without sayt to the king, and without  
any other charge to be exacted of them therfore.

And al persons that vpon their composicion for  
the first frutes, shalbe allowed the tenth parte of  
the hols summes, for the yere wherin .cc. shal pay  
the sayd tenth part vnto the king his heyres, and  
successours the sayd fyrst yere in such maner, and  
at such day as is committed in the acte of the grant  
of the tenth and first frutes .

And it shalbe lawfull to every successour that  
shalbe charged for the tenth beynd and vnpayed  
in the tyme of his predecessour, to distrayne suche  
goodes & cattels of his predecessour as shal hap  
pen to be in and vpon such benefice or promotion  
spiritual, and them to retayne vntyl the same pre  
decessour, or his exorsors, or administrators or  
such other, to whom the goodes shal apperteyne,  
have fully satisfied y arrerages of the sayd tenth  
being beynde .

And

## Anno. rrbii. & rrblii.

And in case that within vij. dayes next after  
such distresse, they satisfie not as afoze is sayd,  
then maye the successour cause the goodes to be  
pzeysed by two, or thze indifferent persons being  
sworne, and according therto to sel so much ther-  
of as shall amounte as well to the payment of the  
sayd arerages, as also for their reasonable costes  
about the distrayning, & pzeysing of such goodes.

And yf no goodes sufficient for such payment  
be founde therein, then maye the successour compell  
his pzedecessour that ought to haue payed y same  
tenths, his excecutoze administrators, and other to  
whos his goodes shall appertayne to pay the sayd  
tenths beinge bound by a bvl in the Chawntery or  
an action of det at y comd lawe. 27. H. 8. cap. 8.

### ¶ Thamis.

**I**f any person here after do, or procure any  
thing to the annoyng of the streame of Tha-  
mis by making or casting of any thing therein  
or take away any thing fro the bankes, or walles  
therof, except it be for reparacyon, or dygge, or  
undermine any bankes or walles on the sayd wa-  
ter syde to the hurte of the same or of the bankes  
be that forfawt. xl. s. for every tyme so offending,  
the one halfe to the king the other to the Mayze  
and commonaltie of London in which surt. &c.

And if complaint be made to the lord Chawnt-  
rellour, Treasorer, President of the kinges coun-  
saile, or lord pzeun seale, that any hauinge the  
office of Balastynge Wyppes, do take any balest nere  
the sayd rpuer, and do nat take some of the grauel  
and

## Henrici octavi.

and shales of the Welles betwene Grenewiche,  
and Richemonde, then every of the sayd Lordes  
calling any of the these Justices, shal have power  
to here and determine every such complaynt, and  
to set such order therin, and for the baleskinge of  
Wyppes, as they shal thinke beste for the conser-  
vation of the sayd river of Thamis.

Provided that it be lawfull for al persons to  
dygge and cary sande, granel, erthe, rubbyshe, or  
other thyngge spenge vpon any Welles within the  
sayd river without any interrupcion or payment  
for the same. 27. H. 8. cap. 18.

## Wythes.

**E**VERY of the kinges subiectes of Eng-  
lande and other his dominions according to  
the laxe of the church of Englande, & after  
the vsage of the place, shal pay his tithes of  
feringes & other dueties of holy Church, for sub-  
traccon wherof the person, Vicar, or other partie  
greuyd by the lawe ecclesiasticall of Englande  
may conuent the offender befoze his ordinary, or  
other competent iudge, and compell hym to paye  
his dueties. And in case the ordinary, or other co-  
petent iudge vpon any misdemeanour of the defen-  
dant require ayde of any of the kinges counsaile,  
or the Justices of peas of the Wyche (where suche  
offender dwelleth) to resourme them, then he of  
the counsaile, or two Justices of peas (wherof one  
to be of the Quorum, so being required) shal have  
power to attache & comytte such person to warde  
there to remayne without bayle or mainprize: the  
he

## Anno. rrbii. & rrblii.

Be synd sufficient suerty to be bounde by recogny-  
saunce oz otherwise to the kinges Hse, to obey the  
processe of the spirituall court. And every of the  
kinges counsayle oz two Justices of peas (wherof  
one to be of the Quozū) Shall haue power to take  
a recozde recognisances, & obligacions i such cases.

Prōvided that this extende not to any inhaby-  
tant of the citie of Londō for any maner of tythe,  
offeringe, oz other ecclesiasticall duety growynge  
withyn the same citie. **G: x: A**

Prōvided that the parties to such suites may  
haue lyke remedies therin accordyng to the lawes  
ecclesiasticall of this realme / as they myght haue  
had / yf this acte had neuer byn made.

Prōvided that this acte be no longer in force  
but vntyl the kinge and .xxxij. other persons by  
hī to be appoynted for y making of such lawes, as  
he shal ratifye to be called ecclesiasticall, be made,  
which being confirmed al tithes shalbe payed accor-  
dyng to the, & none otherwise. 27. H. 8. ca. 20.

### Tithes in London.

**A**ll inhabitantes of the citie of London and  
withyn the lyberties of the same at Easter  
next coming shal pay to their curates such  
sommes of money for tythes & other due-  
ties, as they shuld haue payed at Easter that was  
in the yere. ac. M. D. xxxv. by the order of the  
Lorde Chawncellour and other the kinges coun-  
sayle, and his proclamacyon. And this to con-  
tynue vntyl another order, oz lawe shalbe made  
publycely, and confirmed by the king, & the xxxij.  
persons



## Henrici octavi.

persons by him appoynted to make ecclesiasticall  
taxes, and every person denieng to pay as afoze  
is sayde by the commandement of the sayde  
shalbe comytted to prison there to remayne untill  
he haue agreed with his curate for his tithes and  
other dueties. 27. h. 8. Capi. 21.

## Towncs.

**I**f it enacted & if the owners of any decayed  
and decayed house, or groundes within the  
pzeincte of the towne of Nottingham,  
Shrewesburp, Ludlowe, Gloucester, Brid-  
genoth, and Northampton do not (within thze  
yeres next after proclamacion therof to be made)  
entre and sufficiently reedifie and buyld the same  
decayed houses and decayed groundes: that it shalbe  
lesul to the lord (of whom they are holden) im-  
medyally after the same thze yeres expyred to  
enter & haue the same groundes to the their heires  
and successours for ever. So that they sufficiently  
reedifie them within thze yeres next folowynge  
the determination of the former thze yeres in the  
whiche the owners ought to haue buylded them.  
And if the lordes do nat entre, and sufficiently  
buyld such houses, and groundes within the thze  
yeres to the limited, it shalbe lesul to the Bailers  
Sheriffes, Wardiffes, and cominallie of the sayd  
townes after the sayde yeres expyred, to entre  
hold and retayne such houses and groundes to the  
& their successours for ever discharged of all retes  
as well against the chiefe lord, as other. So that  
they sufficiently reedifie them within thze yeres  
next

## Anno. xxvii. & xxviii.

next after the determination of the former thre  
 yerres, that were limited vnto the lordes for to  
 haue entred and buyled. And in case the sayde  
 Mayres. &c. do not enter and reedifie the same  
 houses and groundes, then shall it be lesull to the  
 first owners, their heyres and successours after  
 the same thre yerres expyred, to reentre and re-  
 layne them / as in the first estate.

Provided that this acte be not preiudiciall to  
 any persons being at the tyme of such proclama-  
 cyon, vnder charge of. xxi. yerres, wyemen maried,  
 or any that is in pryson, or beyonde the sees in the  
 kinges warres, or other lawfull affayres during  
 the tyme that they shall be. So that they with  
 in thre yerres next after their comyng to full age,  
 the mariage dissolved, comyng out of pryson, or  
 retourne into the realme, do reedifie the same hou-  
 ses so decayed. Anno. 27. H. 8. Cap. 1.

### Treason.

**I**f any person hereafter falsely forge / and  
 counterfet the kinges signe manuel, or pap-  
 erie signet or priuie seals, it shall be adinged  
 by the treason. And the offenders, theya  
 solfaydours, procurours, aydaurs and abettours,  
 being lawfully conuicted, shall be demid traytours  
 and shall suffer / so saynt / and lose al such thinges  
 as in cases of by the treason is ordained.

27. H. 8. Capitu. 2.

**I**f any hereafter by wordes, wyting, pryncing  
 or any extorioz arte, maliciously, or wyllfully  
 doo, give occasion, or cause to be done, directly

## Henric octau. I

or indirectly any thing to the perpe of the kinges  
person his heires, or successours, or to interrupte  
them of the crowne, or to repeale or aduulter & acte  
of Succession or any thing therein contayned / or  
if the king shal do in the disposiciō of the crowne,  
or any thing to the seilaunder, disturbance / or be-  
rogacion of the mariage had betwene the King / &  
Quene Jane, or to the seilaunder or dispersiō of  
any the issues inheritable to the crowne accord-  
ding to the sayd acte / or of such to whō the king  
shal dispose it, or do any thing wherby any of those  
issues heires / or other persons myght be hurt,  
or disturbed in same body / tytle of inheritance,  
or if any take iudge. or beue any of the maria-  
ges had betwene the king / & the lady Katharine  
or betwene him and the lady Anne / to be lawfull  
or of any effecte, or seilaunder gayne sake / or im-  
pugne the iudgements of Thomas archbishop  
of Cantorbury in the diuorces of the said maria-  
ges / or accepte name / or call any of the issues  
borne vnder the said marriages to be lawfull / or  
if any craftely imagine / inuent / or attempt by  
any colour to depaure the king the Quene or the  
heires betwene them / or any other the kinges  
lawful heires / or such persons to whom he shal  
dispose and geue the crowne, of any their tytles  
styles / names / degrees / or estates / or power re-  
gal / or if any being required by the king, or any  
whō he shal authorize / to take an othe to answer  
vnto such questions as shal be objected to them  
vpon any thing or worde conteyned in the acte of  
Succession,

## Anno. xrblii. & xrblii.

Succession, do contemptuously, or utterly refuse it and make it not without delaye, or after the making thereof, do contemptuously refuse to answer to such questions as shalbe objected to them in that behalf: then all and every suche persons theyr apdours / counsellours / maintenours, & abettours shalbe iudged highe traytours / & being lawfully convicted thereof shal suffer such paynes of death, as is limited in cases of treason, and shal forsaye all landes and tenementes. &c. that they had ether in use or possession at the day of such treasons committed / & shal lose all such goodes, cattels, dettes and interestes for terme of lyfe, or yeres, whiche they had at y<sup>e</sup> time of their conuiccion, or attaindre Having to all persons and bodies politicke theyr heires successours, & assignes (other the such traytours, and those that elapme to their uses) all such right, title, interest. &c. which they shal haue in, or to any manours lades tenementes. &c. which shalbe forsayed by any such atteindre, at any tyme before y<sup>e</sup> treasons committed. And they shal nat enioye any priuilege of saintuare within any the kinges dominions. Any tynge to the contrary / notwithstandinge. 28. H. 8. Capit. 7.

2. If any hereafter take vpon him to espouse / or take to wife any of the kinges children being lawfull, or otherwise commonly reputed for his childre or any the kinges sisters, or auncles of the fathers part, or any the lawfull children of the kinges brothers, or sisters, or contracte mariage with any of them, not hauing first the special assent and license

E. 2.

of the

## Henrici octavi.

of the king i writing, Under his great seale, or be-  
sytle, or descloure them not being married, he hath  
iuged a traytour to the king and his realme. And  
tho offenders their aydours, procurers, cosorters,  
and counsellors being lawfully conuicted shall suffer  
like paynes of death, priuileges of saintuare / &  
forseitures of landes, and tenementes as in cases  
of highe treason appertayneth. Sauing to al per-  
sons and bodies politicke. &c. (other then y<sup>e</sup> lord  
Thomas Howarde, and all other to be attaynted  
by this acte, and their heires) al such right, tytle,  
interest. &c. as they had, or might haue if this acte  
had neuer byn made. Any thing to the contrary. &c.

Provided that after the last day of this parlia-  
ment, the woman being within the sayd degrees,  
and offending in every such case / shall incurre like  
daunger / and penalte, and shall suffer like death &  
punishment as before is appointed to the man offen-  
ding in y<sup>e</sup> maner aboue expressed. 28. H. 8. ca. 18.

¶ Toke more of Treason in the tytle Rome. 2.

## ¶ Wales.

**T**HIS Dominion of Wales from henceforth  
shall stand for ever incorporated / United, &  
annexed to & with the realme of England  
And al persons borne in that countrey shall  
enioy and inheryte al rightes, libertes, & lawes  
within this realme & other the kings dominions,  
as other naturally borne within the same enioy &  
inherit. And al persons inheritable to any lades  
tenementes. &c. which shall discende after the death  
of al santes next coming within the sayd countrey  
or any

## Anno. rrbii. 7. rrbiii.

o2 any parcel therof / shal inherite the same after the englyshe tenure without partition after the lawes of England, & nat after any walthe customes And that the lawes and statutes of Englade only shalbe had / used, & executed in the sayd countrey and every part therof / eyn as they be in this realme, and after such maner as hereafter foloweth Any thyng to the contrary notwithstanding.

It is also enacted that diuers of the lordshippes marches in Wales / shalbe ioynded to diuers of the shires of England / and diuers of them shalbe ioynded to the shires of Wales in forme folowing. And that al the residue of the sayd lordshippes of Wales shalbe deuided into certayn particuler counties o2 shires / that is to say / the countye o2 shire of Monmouth / Brekenok / Radnoze / Mountgomery / and Denbyshe.

For the diuision and lymytting of the shires / hundredes / and other lordshippes whiche shalbe gyddable / & whiche shal folowe the kinges courtes in Englande / and whiche to the shires of Wales / and the orders of the lawes to be ministred ther / and forsaithures passed / & examinacyon of walthe lawes / making of knightes and burgessees of the parlyament / and the priuilegis of Lordes / toke in the statute at large.

Provided that this acte shall not derogate any lawes o2 customes used within the thre shires of Northwales, o2 take away the liberties of the duocie of Lancaster: but 3 they shalbe used in every lordshyppe therof in Wales as they be in the shire grounde

## Henrici octavi .

ground of Englande not being countye palatyne.

Provided that it shal not extend to auoyde any Patent, or ioynt patent of any offices, fees & annuities / or the reuercion of them graunted by the King or any other for terme of tyme / for the vsing of such offices / or other wyse: but that they shal enioye the sayd fees / and al other offices, not repugnant to this acte. And though they be repugnant: yet shal the graantees haue their fees during their liues any thing to the contrary notwithstanding.

Provided that this be not prejudicial to Henry erle of Worcester, for exercising his office of Justyce of the countye of Glamorgan.

Provided that this acte extend not to derogate any actes here tofore made for the trespasse of treason / murders / or felony / or accessories therof committed in any lordship march or of wales / or i the Shires of England next adioynning thereto.

Provided that landes / tenementes / and hereditamentes lyeng in wales that by the custome there haue byn departable amonge heires shal so contynue styll, as if this acte had neuer byn made.

Provided that the King notwithstanding this acte shal haue power for thre yerres next after the parlyament dissolved / to suspende or utterly to repeale and abrogate this hole acte any tyme at his pleasure. So that such repeale be in wytyng vnder the great seale / and annexed to the rolle of this parlyament / and proclamacions made thereupon i euery Shire of wales. And the same repeale to be as good and effectual / as if it were done expressly by authozite of this parlyament.



## Anno. rrbii. & rrbiii.

¶ And the king from tyme to tyme within fyve  
yeres next after this parliament. Shall haue power  
to make such and as many courtes of record and  
other, & iustice, & so many iusticers, officers, & cler-  
kes, as he shall thinke convenient, as wel for execu-  
cion of this acte, as for the good gouernance of  
the sayd countrey of Wales. : X : : A :

¶ Provided that this acte shall not be preiudi-  
cial to any which now by the kinges letters pa-  
tentcs haue any office of Protonarie, or clerke of  
the crowne in Wales: but y they may vse their offi-  
ces as largely, as if this acte had neuer byn made

¶ Provided also that it be not preiudicial to say  
Walter Denereux knight of the Barter / And  
Ferrers of Chartley concerning y offices of chese  
Justice, and Chamberlayne of Southwales, and  
of the counties of Carmarden and Cardigan / &  
for the Stewardshipp, and receyuousshipp of the  
lordshipp of Wealtch in the marches of Southwa-  
les, but that he may exercise and enioye the sayd  
offices with all fees and profits to them belon-  
ging in as ample maner / as yf this acte had ne-  
uer byn made. 27. H. 3. Cap. 27.

2. The Kinges highnes (for thre yeres next af-  
ter the ende of this parliament) Shall haue power  
by writing vnder his great seale, to assigne & ly-  
mitte to euery of y Shires named in the acte made  
for allotment of newe counties in Wales, such &  
so many lordshippes, townes, parishes, hallettes,  
hundredes, comotes, cantredes, as he shall thinke  
best for the ease of thynhabitantes there. And  
lyke.

## **Hentici octau.**

thexwpe Hall haue power to assigne the thre townes in every of the sayde counties. And that every such limitation made by him Halbe as good as if it had ben particulercy made by authoꝛite of parlyament. Any thynge to the contrary notwithstandinge. 28. H. 8. Cap. 3.

## **Walthemen.**

The statute made in the xxvj. yere of Henry the eighth agaynst Walthemen makynge affrayes in the counties of Berforde, Gloucestre, Salop, Upon thynhabitanthes there Halbe good and effectuell to endure vnto the last day of the next parlyament. 28. H. 8. Cap. 9.

## **Wolles.**

The Acte made in the laste parlyament for the true wyndynge of Wolles Hall contynue in his full strength vntyll the laste daye of the next parlyament. 28. H. 8. Cap. 8.

## **Wynes.**

**N**O M E Hall sel any Gascopne, Bayan, or frenche Wynes aboue. viij. s. the gale, that is to save. s. s. the pynte. ij. s. the quarte, and so forth. To forsayt for every pynte solde aboue that pꝛice. iiij. s. for every quarte. 8. pens, for every pottell. xij. pens, and for every gallon two Byllinges. And that no Malmeseye, Romneys, Sackes, nor other sweet wynes Halbe solde by retayle aboue. xij. pens the gallon. By. s. the pottell, thze pens the quarte, and. s. s. the pynt. To forsayt thze Byllinges & iiij. pens, for every

**Anno. r. cccii. & ccciii.**

every gallon. viij. pence for every pottle. viij. s. for every quart. viij. s. for every pint sold contrary to this acte.

Provided that the lord Chancelour, Treasurer, President of the kinges counsell, lord prime seale, and the two chiefe Justices of either Bench or else. v. iij. or thre of them at the least, shal have power by their discretions to set the prices of all kindes of wines, that is to say of the butte, tonne &c. when they shalbe sold in grose. So that the prices be writen and open proclamation be made in the Chancery, in the terme tyme, or else in the cite borough or towne, where any such wyne shal be sold in grose. Any thinge to the contrary notwithstandinge.

And if any after such prices set and put in wrytinge by the sayd lordes, or by. v. iij. or thre of them and proclamation had (as afoze is sayde) do sell any wines in grose, by any stande contrary to the sayd prices, they shal forfeit for every vessel so sold. xij. s. the one halfe to the kynge, and the other to the Maiors Sheriffes, Bayliffes, or other beede rulers, if it be within any cite, borough or towne corporate. And if it be not within. &c. then to the partye suinge therfore. &c. in whiche suyt no wager of lawe. &c.

And that Justicers of peas in every shire, and maiors, and other beede officers in townes corporate within the lymittes of their authorites (as wel within libertes, as without) shal have power to examine, here, enquire, & determine the defau-

### Henric octau.

tes of such as shal sel any wyne contrary to this  
act, and to paye the shaffendours by imprisonment,  
or otherwise at theyr discretions.

And that the statute made in the first yere of  
Rycharde the thyrde, and al other statutes here  
tofore made for true gauginge and measuringe of  
wyne, oyle, hony, or any other liquors beinge  
not repealed, nor expired, shal stande in effecte,  
and be put in due execution according to their te-  
nours and meaninge.

And that euery Gauger shal within the limit-  
tes of his office truly gauge al the tonnes, buttles  
pipes, and all other such vessels, and vpon the  
heades make the contentes of them vpon payne  
to forsaite to the partie (to whose use the thinge  
therein shalbe solde) foure tymes the value of so  
much as the vessel shal want of his true measure  
to be recovered (besides the costes of the sute) in  
any the Kinges courtes of his comon lawe, or in  
any other court hauinge Jurisdiction in the place  
where the offence shalbe committed, in which  
sute no wager of lawe. &c.

And that euery seller of suche wyne, oyle, or  
other thinge contayned in the sayd vessel marked,  
shal allowe the price thereof to the byer, for euery  
quantite of suche thinge contayned therein the full  
value of the lacke thereof comminge by default of  
fulgauge of such vessel or any of them after y rate  
of the hole price of the wyne, oyle, or other thinge  
that so is solde by such vessel marked. vpon payn  
to forsaite vnto the byer the double value of the  
same

Anno. xxviii. .7. xxviii.

same Bessel, wyne, oyle or other thing therein being so sold, to be recovered with the costes of & suyt in such maner as the other for asapture above writte, is limited to be recovered. 28. 8. ca. 14.

**C** Uses.

**W**HERE any persons be or shalbe seased of any landes tenementes, or other hereditamentes to the vse of other, by reason of any bargayne or by any other meane whatsoeuer it be: they that haue or shal haue such vse in fee simple, capte, for terme of lyfe / of yeres / or other wyse, or any vse in remaindre, or reuerter / shal from henceforth stonde and be adiudged in lawfull season estate and possession of and in the same to all intetes, of and in such lyke estate as they had or shal haue in vse, or confidence therein. And that the estate right and possession of them that were, or hereafter shalbe seased to the vse of other, shal be adiudged in them that haue the vse, after such condicion, as they had before, in or to the vse that was in them. : x : x : ..

And where many be ioyntly seased to the vse of one or mo of them selues, in such case they that haue the vse, shal only haue such estate possession and season in the landes, &c. as they had before in the vse of the same. Having to all persons & bodies politicke (other than those that be seased to any vse) all such right, title, entre, interest, possession, rentes, and accyon, as they had or might haue before the making of this acte. Having also to all that be seased to any vse, all such former right &c.

## Henrici octauī.

the qe as they had to their owne vse in any man-  
nours, landes. &c. wherof they were seased to any  
other vse, as if this acte had neuer byn made.

And where dyuerse be now seased in fee, or  
otherwise to the vse that some other shal haue one  
annuall rent out of the same landes. &c. accordyng  
to such entent as heretofore hath byn declared: in  
euery such case, they that haue the vse to receyue  
suche rentes, shalbe adiudged in possession of the  
same, in such estate, as they had in the vse therof  
as if some lawfull conueyance had byn made to the  
by those that were seased to thuse. And that they  
maye distrayne for non payment therof, in theyr  
owne names, and haue al sutes therof as if they  
hade bene actually graunted with clause of  
distresse, reentre, or otherwysse. ¶

And where diuerse persons haue estates made  
to them and their wyues and to the heires of the  
husband, or to the husband and the wyfe, and the  
heires of their two bodies begotten, or to y<sup>e</sup> heires  
of one of their bodies, or for terme of both or  
one of their lyues, or to any other persons & their  
heires to the vse of the husband and wyfe, or to  
the wyfe alone for y<sup>e</sup> ioynture. Et sup<sup>ra</sup>. in such  
cases the woman shal not demaunde dower of the  
resydue of her husbandes landes by whome she  
hath her ioynter against any tennant of the lande:  
but in case she haue no such ioynture then may she  
demand hir dower after y<sup>e</sup> course of y<sup>e</sup> com<sup>on</sup> lawe.

Wherbynded that yf they be eiecked from theyr  
iointer, or any part therof wout fraude or couyns  
then



Anno. xxvii. & xxviii.

then shall they be endowed of the residue of their  
husbandes landes, soz as moch as the landes shall  
amounte unto, wherout they were expelled.

Provided that this acte be not prejudiciall to  
any woman tofoze married. concerning their right  
and tytle of Joynture or Dowry to the landes of  
their husbandes being newe deade.

Provided that if landes or tenementes be as-  
signed to any woman after marriage for terme of yere  
or other wyse in joynture (except it be by acte of  
parliament) and the wyfe overtynne her husbande  
in whose tyme the joynture was made, the wyfe  
may refuse the landes so appointed in joynture, &  
have her dowry at the comon lawe of the landes  
wherof her husbande was seased any tyme du-  
ring the coverture.

Provided that this acte be not expounded to dis-  
charge any bond for the execution of any statute  
in any landes tenementes. &c. by authozite of this  
acte to any person.

And to quord al doubts in wylls, it is enacted  
that al wylls and testamentes made by any that  
have or shall deceasse before the first daye of May  
in the yere of Christ. M. D. xxxvi. of any landes  
or hereditamentes shall be demyd as good in the  
lawe as they were any tyme within yll. yere be-  
fore the makinge of this acte.

Provided that the king shall not take advantage  
for executing any estate by vertue of this acte to  
any which have or before the sayd day shall have  
any lfe in lades holden of his highnes, by reason  
of



## Henrici octavi.

of p[ri]m[er] feason, fines, oust[er] le main, fyne for  
attornation, relief, or barrok: But that they shal be  
made and payed after such faccon as hath bene  
used afore by the lawe. ¶ **G** : **x** : **x** :

¶ Provided that no person of whose landes are  
holden mediate, or immediate, shal demaunde any  
thinge for executinge any estate by this acte, be-  
fore the sayde daye. ¶ **G** : **x** : **x** : **G** : **x** :

¶ And it is enacted that al whiche shal haue any  
estate to the use of any person by reason of this acte be-  
fore the sayde daye, may haue the benefite and re-  
medy in the lawe, as they were seased to the use  
of the said person, or might haue in the executyns of the estate  
therof touching the landes so executyd by reason  
of this acte. ¶ **G** : **x** : **x** : **G** : **x** :

¶ Provided that actions now depending agaynst  
any being seased to any use, shal not abate by ex-  
ecuting of any estate, by reason of this acte afore  
the sayde daye. ¶ **G** : **x** : **x** : **G** : **x** :

¶ Provided that it be not p[re]iudicial to the king  
for wardshippes, fines, oust[er] le mains, to be  
sued for landes already descendyd. ¶ **G** : **x** : **x** : **G** : **x** :

¶ Provided that all recognisances heretofore  
made to the kynges use for any recoveryes heres-  
tofore sued, shal be void. ¶ **G** : **x** : **x** : **G** : **x** :

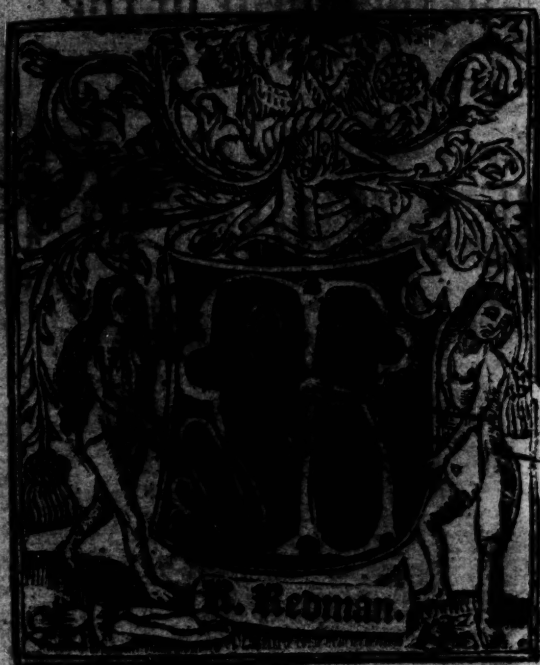
¶ Provided that this acte be not p[re]iudiciall to  
any bozne in wales, or in the marches for any es-  
tate to be executyd vnto them by this acte, for la-  
des wherof any be seased to their use: But that they  
may enjoy their lades to the executyns by this acte  
according to the tenour therof. 27. H. 8. c. 10.

**FINIS.**

Imprinted by me Ro-  
bert Redman dwelling  
at the sygne of the  
George.



Handwritten text at the top of the page, likely bleed-through from the reverse side. The text is mostly illegible due to fading and ink bleed-through.



1537

Handwritten text and signatures at the bottom of the page. The text is written in a cursive script and includes the name 'R. Redman.' and other illegible words. There are also several large, stylized signatures or initials.

